S. 2

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Third Extraordinary Session

SENATE-ASSEMBLY

November 29, 2010

- IN SENATE -- Introduced by COMMITTEE ON RULES -- (at request of the Governor) -- read twice and ordered printed, and when printed to be committed to the Committee on Finance
- IN ASSEMBLY -- Introduced by COMMITTEE ON RULES -- (at request of the Governor) -- read once and referred to the Committee on Ways and Means
- AN ACT to amend the education law, in relation to a contract for excellence; to amend the education law, in relation to education mandates; to amend the education law, in relation to identifying school districts with high rates of identification of students with disabilities; to amend chapter 756 of the laws of 1992 relating to funding a program for work force education conducted by the consortium for worker education in New York city, in relation to apportionment and reimbursement and in relation to the effectiveness of such provisions; amend chapter 425 of the laws of 2002, amending the education law to relating to the provision of supplemental educational services, attendance at a safe public school and the suspension of pupils who bring a firearm to or possess a firearm at a school, in relation to the effectiveness of such chapter; to amend chapter 101 of the laws of 2003, amending the education law relating to implementation of the No Child Left Behind Act of 2001, in relation to the effectiveness thereof; to amend chapter 147 of the laws of 2001, amending the education law relating to conditional appointment of school district, charter school or BOCES employees, in relation to the effectiveness thereof; to amend chapter 57 of the laws of 2008 amending the education law relating to the universal pre-kindergarten program, in relation to extending the provisions thereof; to amend chapter 386 of the laws of 1996, amending the education law relating to providing for a waiver allowing state aid in certain circumstances, in relation to extending its effectiveness; to amend chapter 57 of the laws of 2004, relating to support of education, in relation to extending the provisions thereof; to amend chapter 169 of the laws of 1994 relating to certain provisions related to the 1994-95 state operations, aid to localities, capital projects and debt service budgets, in relation to the effec-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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tiveness thereof; and to amend chapter 82 of the laws of 1995, amending the education law and certain other laws relating to state aid school districts and the appropriation of funds for the support of government, in relation to the effectiveness thereof (Part A); to amend the education law, in relation to restrictions on eligibility to receive awards and loans; and to repeal certain provisions of such law relating thereto (Part B); to amend the education law, in relation to tuition assistance program awards (Part C); to amend the education law, in relation to the definition of income for purposes of tuition assistance program awards (Part D); to amend chapter 57 of the laws of 2005 amending the education law relating to the New York state nursing faculty loan forgiveness incentive program and the New York state nursing faculty scholarship program, in relation to the effectiveness thereof (Part E); to amend chapter 31 of the laws of 1985, amending

the education law relating to regents scholarships in certain professions, in relation to extending the effectiveness of certain provisions thereof (Part F); and to amend the education law, in relation to eligibility requirements for student financial aid (Part G)

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THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

1 Section 1. This act enacts into law major components of legislation 2 which are necessary to implement the state fiscal plan for the 2010-2011 3 state fiscal year. Each component is wholly contained within a Part identified as Parts A through G. The effective date for each particular 4 5 provision contained within such Part is set forth in the last section of 6 such Part. Any provision in any section contained within a Part, includ-7 ing the effective date of the Part, which makes reference to a section 8 this act", when used in connection with that particular component, "of 9 shall be deemed to mean and refer to the corresponding section of the 10 in which it is found. Section three of this act sets forth the Part 11 general effective date of this act.

12

PART A

13 Paragraph e of subdivision 1 of section 211-d of Section 1. the 14 education law, as added by section 2-a of part A of chapter 57 of the 15 laws of 2009, is amended to read as follows:

16 e. Notwithstanding paragraphs a and b of this subdivision, a school 17 district that submitted a contract for excellence for the two thousand 18 eight--two thousand nine school year shall submit a contract for excel-19 lence for the two thousand nine--two thousand ten school year in 20 conformity with the requirements of subparagraph (vi) of paragraph a of subdivision two of this section unless all schools in the district are 21 22 identified as in good standing AND PROVIDED SCHOOL FURTHER THAT, Α 23 DISTRICT THAT SUBMITTED A CONTRACT FOR EXCELLENCE FOR THE TWO THOUSAND 24 NINE--TWO THOUSAND TEN SCHOOL YEAR, UNLESS ALL SCHOOLS IN THEDISTRICT 25 AS IN GOOD STANDING, SHALL SUBMIT A CONTRACT FOR EXCEL-ARE IDENTIFIED LENCE FOR THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN SCHOOL 26 YEAR WHICH REQUIREMENTS OF SUBPARAGRAPH (VI) OF PARA-27 NOTWITHSTANDING THESHALL, GRAPH A OF SUBDIVISION TWO OF THIS SECTION, PROVIDE FOR THE EXPENDITURE 28 29 OF AN AMOUNT WHICH SHALL BE NOT LESS THAN THE PRODUCT OF THE AMOUNT APPROVED BY THE COMMISSIONER IN THE CONTRACT FOR EXCELLENCE FOR THE BASE 30

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YEAR, MULTIPLIED BY THE DISTRICT'S GAP ELIMINATION ADJUSTMENT 1 PERCENT-2 FOR PURPOSES OF THIS PARAGRAPH, THE "GAP ELIMINATION ADJUSTMENT AGE. 3 PERCENTAGE" SHALL BE CALCULATED AS THE SUM OF ONE MINUS THE QUOTIENT OF 4 THE SCHOOL DISTRICT'S NET GAP ELIMINATION ADJUSTMENT AS COMPUTED PURSU-5 ANT TO PARAGRAPH E OF SUBDIVISION ONE SECTION THIRTY-SIX OF HUNDRED 6 OF THIS CHAPTER DIVIDED BY THE TOTAL AID FOR ADJUSTMENT COMPUTED NINE-A 7 PURSUANT TO CHAPTER FIFTY-THREE OF THELAWS OF TWO THOUSAND TEN. 8 PROVIDED, FURTHER, THAT SUCH AMOUNT SHALL BE EXPENDED TO SUPPORT AND 9 MAINTAIN ALLOWABLE PROGRAMS AND ACTIVITIES APPROVED IN THE BASE YEAR OR 10 SUPPORT NEW OR EXPANDED ALLOWABLE PROGRAMS AND ACTIVITIES IN THE TΟ 11 CURRENT YEAR.

12 S 2. Subdivision 12 of section 273 of the education law, as amended by 13 section 4-a of part A of chapter 57 of the laws of 2009, is amended to 14 read as follows:

15 12. The commissioner is hereby authorized to expend in state fiscal 16 year two thousand six--two thousand seven three million dollars and in 17 state fiscal year two thousand seven--two thousand eight eight million 18 dollars and in state fiscal year two thousand eight--two thousand nine 19 seven million nine hundred forty thousand dollars and in state fiscal 20 year two thousand nine--two thousand ten eight million dollars AND IN 21 STATE FISCAL YEAR TWO THOUSAND TEN--TWO THOUSAND ELEVEN EIGHT MILLION 22 DOLLARS subject to an appropriation for formula grants to public library 23 systems, reference and research library resources systems, and school 24 library systems operating under an approved plan of service. Such formu-25 shall be provided for the period commencing July first and la grants 26 ending on June thirtieth next following. Such formula grants will be 27 distributed in the following manner:

28 Each public library system established pursuant to sections two a. 29 hundred fifty-five and two hundred seventy-two of this part and operat-30 under a plan approved by the commissioner is entitled to receive inq thirty-nine thousand dollars and an amount equal to ten and ninety-four 31 32 hundredths percent of the amount of state aid received for the current 33 year by such system under paragraphs a, c, d, e and n of subdivision one of this section for the two thousand [nine] TEN--two thousand [ten] 34 35 ELEVEN state fiscal year;

36 Each reference and research library resources system established b. 37 pursuant to section two hundred seventy-two of this part and operating 38 under a plan approved by the commissioner is entitled to receive thir-39 ty-nine thousand dollars and an amount equal to ten and ninety-four 40 hundredths percent of the amount of state aid received for the current 41 year under paragraph a of subdivision four of this section for the two 42 thousand [nine] TEN--two thousand [ten] ELEVEN state fiscal year; and

43 school library system established pursuant to section two c. Each 44 hundred eighty-two of this part and operating under a plan approved by the commissioner is entitled to receive thirty-nine thousand dollars and 45 46 amount equal to ten and ninety-four hundredths percent of the amount an 47 of state aid received for the current year by such system under paragraphs a, 48 b, c, d, e and f of subdivision one of section two hundred 49 eighty-four of this part for the two thousand [nine] TEN--two thousand 50 [ten] ELEVEN state fiscal year.

51 S 3. Subdivision 1 of section 1104 of the education law, as amended by 52 chapter 53 of the laws of 1990, is amended to read as follows:

1. The commissioner [of education] in the annual apportionment of public moneys shall apportion therefrom to each county maintaining s approved vocational education and extension work, a quota amounting to one-half of the salary paid each teacher, director, assistant, and 1 supervisor, but not to exceed THE AMOUNT COMPUTED BY THE COMMISSIONER 2 BASED UPON AN ASSUMED ANNUALIZED SALARY EQUAL TO ten thousand five 3 hundred dollars PER SCHOOL YEAR on account of the employment of such 4 teacher, director, assistant or supervisor.

5 S 4. Section 1104 of the education law is amended by adding a new 6 subdivision 3 to read as follows:

7 3. FOR THE APPORTIONMENT PAYABLE PURSUANT TO THIS SECTION FOR SCHOOL 8 YEARS COMMENCING PRIOR TO JULY FIRST, TWO THOUSAND NINE, THE COMMISSION-SHALL CERTIFY NO PAYMENT TO A VOCATIONAL EDUCATION AND EXTENSION 9 ER 10 BOARD BASED ON A CLAIM SUBMITTED LATER THAN THREE YEARS AFTER THE CLOSE SUCH PAYMENT WAS FIRST TO BE MADE. FOR 11 OF THE SCHOOL YEAR INWHICH 12 CLAIMS FOR WHICH PAYMENT IS FIRST TO BE MADE IN THE TWO THOUSAND NINE-TWO THOUSAND TEN SCHOOL YEAR AND THEREAFTER, THE COMMISSIONER SHALL 13 14 CERTIFY NO PAYMENT TO A VOCATIONAL EDUCATION AND EXTENSION BOARD BASED 15 ON A CLAIM SUBMITTED LATER THAN ONE YEAR AFTER THE CLOSE OF SUCH SCHOOL 16 PROVIDED, HOWEVER, NO PAYMENTS SHALL BE BARRED OR REDUCED WHERE YEAR. 17 SUCH PAYMENT IS REQUIRED AS A RESULT OF A FINAL AUDIT OF THE STATE.

18 S 5. Subdivision 1 of section 2856 of the education law, as amended by 19 chapter 378 of the laws of 2007, paragraph (a) as amended by section 12 20 of part A of chapter 57 of the laws of 2009, is amended to read as 21 follows:

22 1. (a) The enrollment of students attending charter schools shall be 23 included in the enrollment, attendance, membership and, if applicable, count of students with disabilities of the school district in which the 24 25 pupil resides. The charter school shall report all such data to the 26 school districts of residence in a timely manner. Each school district 27 shall report such enrollment, attendance and count of students with disabilities to the department. The school district of residence shall 28 29 directly to the charter school for each student enrolled in the pay 30 charter school who resides in the school district the charter school basic tuition, which shall be an amount equal to one hundred percent of 31 32 the amount calculated pursuant to paragraph f of subdivision one of 33 section thirty-six hundred two of this chapter for the school district for the year prior to the base year increased by the percentage change 34 the state total approved operating expense calculated pursuant to 35 in 36 paragraph t of subdivision one of section thirty-six hundred two of this 37 chapter from two years prior to the base year to the base year; 38 provided, however, that for the two thousand nine--two thousand ten AND 39 THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN school [year] YEARS, the char-40 ter school basic tuition shall be the amount payable by such district as charter school basic tuition for the two thousand eight--two thousand 41 42 nine school year.

43 The school district shall also pay directly to the charter school (b) 44 any federal or state aid attributable to a student with a disability 45 attending charter school in proportion to the level of services for such 46 student with a disability that the charter school provides directly or 47 indirectly. Notwithstanding anything in this section to the contrary, 48 amounts payable pursuant to this subdivision from state or local funds 49 may be reduced pursuant to an agreement between the school and the char-50 ter entity set forth in the charter. Payments made pursuant this to 51 subdivision shall be made by the school district in six substantially 52 equal installments each year beginning on the first business day of July and every two months thereafter. Amounts payable under this subdivision 53 54 shall be determined by the commissioner. Amounts payable to a charter 55 school in its first year of operation shall be based on the projections 56 of initial-year enrollment set forth in the charter until actual enroll-

ment data is reported to the school district by the charter school. Such 1 2 shall be reconciled with the actual enrollment as actual projections 3 enrollment data is so reported and at the end of the school's first year 4 of operation and each subsequent year based on a final report of actual 5 enrollment by the charter school, and any necessary adjustments result-6 ing from such final report shall be made to payments during the school's 7 following year of operation.

8 (c) Notwithstanding any other provision of this subdivision to the 9 contrary, payment of the federal aid attributable to a student with a 10 disability attending a charter school shall be made in accordance with 11 the requirements of section 8065-a of title twenty of the United States 12 code and sections 76.785-76.799 and 300.209 of title thirty-four of the 13 code of federal regulations.

14 S 6. Subdivision 1 of section 2856 of the education law, as separately 15 amended by chapter 4 of the laws of 1998 and section 12 of part A of 16 chapter 57 of the laws of 2009, is amended to read as follows:

17 The enrollment of students attending charter schools shall be 1. 18 included in the enrollment, attendance and, if applicable, count of 19 students with disabilities of the school district in which the pupil resides. The charter school shall report all such data to the school 20 21 districts of residence in a timely manner. Each school district shall report such enrollment, attendance and count of students with disabili-22 23 ties to the department. The school district of residence shall pay 24 directly to the charter school for each student enrolled in the charter 25 school who resides in the school district an amount equal to one hundred 26 percent of the amount calculated pursuant to paragraph f of subdivision 27 one of section [thirty six] THIRTY-SIX hundred two of this chapter for 28 the school district for the year prior to the base year increased by the percentage change in the state total approved operating expense calcu-29 lated pursuant to [subdivision eleven] PARAGRAPH T OF SUBDIVISION ONE of 30 31 section [thirty six] THIRTY-SIX hundred two of this chapter from two 32 years prior to the base year to the base year; provided, however, that 33 thousand nine--two thousand ten AND for the two THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN school [year] YEARS, the charter school basic 34 35 tuition shall be the amount payable by such district as charter school basic tuition for the two thousand eight--two thousand nine school year. 36 37 The school district shall also pay directly to the charter school any 38 federal or state aid attributable to a student with a disability attend-39 ing charter school in proportion to the level of services for such 40 student with a disability that the charter school provides directly or indirectly. Notwithstanding anything in this section to the contrary, 41 42 amounts payable pursuant to this subdivision may be reduced pursuant to 43 an agreement between the school and the charter entity set forth in the 44 charter. Payments made pursuant to this subdivision shall be made by the 45 school district in six substantially equal installments each year beginning on the first business day of July and every two months thereafter. 46 47 subdivision shall be determined Amounts payable under this by the 48 commissioner. Amounts payable to a charter school in its first year of 49 operation shall be based on the projections of initial-year enrollment 50 forth in the charter. Such projections shall be reconciled with the set 51 actual enrollment at the end of the school's first year of operation, any necessary adjustments shall be made to payments during the 52 and school's second year of operation. 53

54 S 7. Subdivision 4 of section 3602 of the education law, as amended by 55 section 14 of part B of chapter 57 of the laws of 2008, the opening 56 paragraph, subparagraph 1 of paragraph a, paragraph b and paragraph b-1 1 as amended by section 13 of part A of chapter 57 of the laws of 2009, is 2 amended to read as follows:

3 4. Total foundation aid. In addition to any other apportionment 4 pursuant to this chapter, a school district, other than a special act 5 school district as defined in subdivision eight of section four thousand 6 one of this chapter, shall be eligible for total foundation aid equal to 7 product of total aidable foundation pupil units multiplied by the the 8 district's selected foundation aid, which shall be the greater of five 9 hundred dollars (\$500) or foundation formula aid, provided, however that 10 the two thousand seven--two thousand eight through two thousand for 11 eight--two thousand nine and [two thousand eleven--two thousand twelve 12 through] two thousand twelve--two thousand thirteen THROUGH TWO THOUSAND 13 THIRTEEN--TWO THOUSAND FOURTEEN school years, no school district shall 14 receive total foundation aid in excess of the sum of the total founda-15 tion aid base for aid payable in the two thousand seven--two thousand 16 eight school year computed pursuant to subparagraph (i) of paragraph j 17 subdivision one of this section, plus the phase-in foundation of 18 increase computed pursuant to paragraph b of this subdivision, and provided further that total foundation aid shall not be less than the 19 20 product of the total foundation aid base computed pursuant to paragraph 21 of subdivision one of this section and one hundred three percent, nor j 22 more than the product of such total foundation aid base and one hundred 23 fifteen percent, and provided further that for the two thousand nine--24 two thousand ten [and two thousand ten--two thousand eleven] THROUGH TWO 25 THOUSAND ELEVEN--TWO THOUSAND TWELVE school years, each school district 26 shall receive total foundation aid in an amount equal to the amount 27 apportioned to such school district for the two thousand eight--two 28 thousand nine school year pursuant to this subdivision. Total aidable 29 foundation pupil units shall be calculated pursuant to paragraph g of 30 subdivision two of this section. For the purposes of calculating aid pursuant to this subdivision, aid for the city school district of the 31 32 city of New York shall be calculated on a citywide basis.

a. Foundation formula aid. Foundation formula aid shall equal the remainder when the expected minimum local contribution is subtracted from the product of the foundation amount, the regional cost index, and the pupil need index, or: (foundation amount x regional cost index x pupil need index) - expected minimum local contribution.

38 The foundation amount shall reflect the average per pupil cost of (1)39 general education instruction in successful school districts, as deter-40 mined by a statistical analysis of the costs of special education and 41 general education in successful school districts, provided that the foundation amount shall be adjusted annually to reflect the percentage 42 43 increase in the consumer price index as computed pursuant to section two 44 thousand twenty-two of this chapter, provided that for the two thousand 45 eight--two thousand nine school year, for the purpose of such adjustment, the percentage increase in the consumer price index shall be 46 47 to be two and nine-tenths percent (0.029), and provided further deemed 48 that the foundation amount for the two thousand seven--two thousand 49 eight school year shall be five thousand two hundred fifty-eight 50 dollars, and provided further that for the two thousand seven--two thou-51 sand eight through two thousand twelve--two thousand thirteen school years, such foundation amount shall be further adjusted by the phase-in 52 53 foundation percent established pursuant to paragraph b of this subdivi-54 sion.

55 (2) The regional cost index shall reflect an analysis of labor market 56 costs based on median salaries in professional occupations that require 1 similar credentials to those of positions in the education field, but 2 not including those occupations in the education field, provided that 3 the regional cost indices for the two thousand seven--two thousand eight 4 school year and thereafter shall be as follows:

-	School year and cherearce	EL BIIALL DE C
5	Labor Force Reg	gion Index
6	Capital Distric	ct 1.124
7	Southern Tier	1.045
8	Western New Yor	ck 1.091
9	Hudson Valley	1.314
10	Long Island/NY(2 1.425
11	Finger Lakes	1.141
12	Central New Yor	ck 1.103
13	Mohawk Valley	1.000
14	North Country	1.000
1 -	(2) []	1

15 (3) The pupil need index shall equal the sum of one plus the extraor-16 dinary needs percent, provided, however, that the pupil need index shall 17 not be less than one nor more than two. The extraordinary needs percent 18 shall be calculated pursuant to paragraph w of subdivision one of this 19 section.

20 (4) The expected minimum local contribution shall equal the lesser of 21 the product of (A) the quotient arrived at when the selected actual (i) 22 valuation is divided by total wealth foundation pupil units, multiplied 23 (B) the product of the local tax factor, multiplied by the income by 24 wealth index, or (ii) the product of (A) the product of the foundation 25 amount, the regional cost index, and the pupil need index, multiplied by (B) the positive difference, if any, of one minus the state sharing ratio for total foundation aid. The local tax factor shall be estab-26 27 28 lished by May first of each year by determining the product, computed to 29 four decimal places without rounding, of ninety percent multiplied by the quotient of the sum of the statewide average tax rate as computed by 30 the commissioner for the current year in accordance with the provisions 31 32 paragraph e of subdivision one of section thirty-six hundred nine-e of 33 of this part plus the statewide average tax rate computed by the commis-34 sioner for the base year in accordance with such provisions plus the statewide average tax rate computed by the commissioner for the year 35 prior to the base year in accordance with such provisions, divided by 36 37 three, provided however that for the two thousand seven--two thousand 38 eight school year, such local tax factor shall be sixteen thousandths 39 (0.016), and provided further that for the two thousand eight--two thou-40 sand nine school year, such local tax factor shall be one hundred fifty-four ten thousandths (0.0154). The income wealth index shall be 41 calculated pursuant to paragraph d of subdivision three of this section, 42 43 provided, however, that for the purposes of computing the expected mini-44 local contribution the income wealth index shall not be less than mum 45 sixty-five percent (0.65) and shall not be more than two hundred percent (2.0) and provided however that such income wealth index shall 46 not be 47 more than ninety-five percent (0.95) for the two thousand eight--two 48 thousand nine school year. The selected actual valuation shall be calcu-49 lated pursuant to paragraph c of subdivision one of this section. Total 50 wealth foundation pupil units shall be calculated pursuant to paragraph 51 h of subdivision two of this section.

52 b. Phase-in foundation increase. (1) The phase-in foundation increase 53 shall equal the product of the phase-in foundation increase factor 54 multiplied by the greater of (i) the positive difference, if any, of (A) 55 the product of the total aidable foundation pupil units multiplied by 56 the district's selected foundation aid less (B) the total foundation aid 1 base for aid payable in the two thousand seven--two thousand eight 2 school year computed pursuant to subparagraph (i) of paragraph j of 3 subdivision one of this section or (ii) the product of the phase-in 4 due-minimum percent multiplied by the total foundation aid base for aid 5 payable in the two thousand seven--two thousand eight school year 6 computed pursuant to subparagraph (i) of paragraph j of subdivision one 7 of this section.

8 (2) For the two thousand seven--two thousand eight school year, the 9 phase-in foundation percent shall equal one hundred seven and sixty-10 eight hundredths percent (1.0768), the phase-in foundation increase 11 factor shall equal twenty percent (0.20), and the phase-in due-minimum 12 percent shall equal twelve and fifty-five hundredths percent (0.1255);

for the two thousand eight--two thousand nine school year, the phasein foundation percent shall equal one hundred five and twenty-six hundredths percent (1.0526), the phase-in foundation increase factor shall equal thirty-seven and one-half percent (0.375), and the phase-in due-minimum percent shall equal twelve and fifty-five hundredths percent (0.1255);

for the two thousand nine--two thousand ten school year, the phase-in foundation percent shall equal one hundred two and five tenths percent (1.025), the phase-in foundation increase factor shall equal thirty-seven and one-half percent (0.375), and the phase-in due-minimum percent shall equal twelve and fifty-five hundredths percent (0.1255);

for the two thousand ten--two thousand eleven school year, the phasein foundation percent shall equal [one hundred seven and sixty-eight hundredths percent (1.0768)] ONE HUNDRED TEN AND THIRTY-EIGHT HUNDREDTHS PERCENT (1.1038), the phase-in foundation increase factor shall equal thirty-seven and one-half percent (0.375), and the phase-in due-minimum percent shall equal twelve and fifty-five hundredths percent (0.1255);

30 for the two thousand eleven--two thousand twelve school year, the phase-in foundation percent shall equal [one hundred five 31 and six 32 hundredths (1.0506)] ONE HUNDRED SEVEN AND SIXTY-EIGHT percent 33 HUNDREDTHS PERCENT (1.0768), the phase-in foundation increase factor shall equal [fifty-three and one-tenth percent (0.531)] THIRTY-SEVEN AND 34 35 PERCENT (0.375), and the phase-in due-minimum percent shall ONE-HALF equal twelve and fifty-five hundredths percent (0.1255); [and] 36

for the two thousand twelve--two thousand thirteen school year, 37 the phase-in foundation percent shall equal [one hundred two and five 38 hundredths percent (1.0250)] ONE HUNDRED FIVE AND SIX HUNDREDTHS PERCENT 39 40 (1.0506), the phase-in foundation increase factor shall equal [seventyfive percent (0.75)] FIFTY-THREE AND ONE-TENTH PERCENT (0.531), and the 41 phase-in due-minimum percent shall equal 42 twelve and fifty-five 43 hundredths percent (0.1255); AND

44 FOR THE TWO THOUSAND THIRTEEN--TWO THOUSAND FOURTEEN SCHOOL YEAR, THE 45 PHASE-IN FOUNDATION PERCENT SHALL EQUAL ONE HUNDRED TWO AND FIVE (1.0250), THE PHASE-IN FOUNDATION INCREASE FACTOR 46 HUNDREDTHS PERCENT 47 PHASE-IN SHALL EQUAL SEVENTY-FIVE PERCENT (0.75), AND DUE-MINIMUM THE48 PERCENT SHALL EQUAL TWELVE AND FIFTY-FIVE HUNDREDTHS PERCENT (0.1255).

Notwithstanding any other provision of law to the contrary, for 49 b-1. 50 the two thousand seven--two thousand eight through [two thousand thir-51 teen--two thousand fourteen] TWO THOUSAND FOURTEEN--TWO THOUSAND FIFTEEN 52 school years, the additional amount payable to each school district pursuant to this subdivision in the current year as total foundation 53 54 aid, after deducting the total foundation aid base, shall be deemed a 55 state grant in aid identified by the commissioner for general use for 1 purposes of sections seventeen hundred eighteen and two thousand twen-2 ty-three of this chapter.

3 c. Public excess cost aid setaside. Each school district shall set 4 aside from its total foundation aid computed for the current year pursu-5 ant to this subdivision an amount equal to the product of: (i) the 6 difference between the amount the school district was eligible to 7 receive in the two thousand six--two thousand seven school year pursuant 8 to or in lieu of paragraph six of subdivision nineteen of this section 9 such paragraph existed on June thirtieth, two thousand seven, minus as 10 the amount such district was eligible to receive pursuant to or in lieu 11 paragraph five of subdivision nineteen of this section as such paraof 12 graph existed on June thirtieth, two thousand seven, in such school year, and (ii) the sum of one and the percentage increase in the consum-13 14 price index for the current year over such consumer price index for er 15 the two thousand six--two thousand seven school year, as computed pursuant to section two thousand twenty-two of this chapter. Notwithstanding 16 17 any other provision of law to the contrary, the public excess cost aid 18 setaside shall be paid pursuant to section thirty-six hundred nine-b of 19 this part.

20 S 8. Clause (c) of subparagraph 1 of paragraph e of subdivision 6 of 21 section 3602 of the education law, as amended by section 3 of part A-3 22 of chapter 58 of the laws of 2006, is amended to read as follows:

23 (c) By the first day of September of the current year the comptroller 24 of the city of New York shall provide to the commissioner an analysis, 25 prescribed by the commissioner, of the actual average interest rate as applied to all capital debt incurred by the city of New York AND THE NEW 26 YORK CITY TRANSITIONAL FINANCE AUTHORITY for school purposes [(or by the 27 28 New York city transitional finance authority for school purposes, if no 29 capital debt is incurred by the city of New York)] during the base such year and of the estimated average interest rate applied to all capital 30 to be incurred by the city of New York AND THE NEW YORK CITY TRAN-31 debt 32 SITIONAL FINANCE AUTHORITY for school purposes [(or by the New York city 33 transitional finance authority for school purposes, if no such capital 34 debt is incurred by the city of New York)] during the current year. Upon 35 approval by the commissioner such actual average interest rate shall be 36 established as the interest rate applicable to the base year for the 37 purposes of this subparagraph and subparagraph two of this paragraph, 38 and such estimated average interest rate shall be tentatively estab-39 lished as the interest rate applicable to the current year, except that 40 all apportionments of aid payable during the current year based on such 41 estimated average interest rate shall be recalculated in the following 42 year and adjusted as appropriate based on the appropriate actual average 43 interest rate then established by the commissioner.

44 S 9. Clause (d) of subparagraph 5 of paragraph e of subdivision 6 of 45 section 3602 of the education law, as added by section 55-a of part A of 46 chapter 57 of the laws of 2009, is amended to read as follows:

47 (d) Notwithstanding any other law, rule or regulation to the contrary, 48 any interest rate calculated under this subdivision shall take into 49 account any federal subsidy payments made or to be made to the applica-50 SCHOOL DISTRICT OR AN ISSUER ON BEHALF OF THE SCHOOL ble [issuer] 51 DISTRICT under the terms of a federally authorized debt instrument which 52 have the effect of reducing the actual interest costs incurred by [such 53 issuer] THE SCHOOL DISTRICT OR AN ISSUER ON BEHALF OF THE SCHOOL 54 DISTRICT over the life of such capital debt, irrespective of any federal 55 government right of set-off.

1 S 10. Paragraphs d and d-1 of subdivision 14 of section 3602 of the 2 education law, as added by section 17-a of part B of chapter 57 of the 3 laws of 2007, is amended to read as follows:

4 d. Incentive operating aid for reorganized districts. Notwithstanding the provisions of paragraphs a through c of this subdivision, whenever 5 6 two or more school districts are scheduled for reorganization pursuant to section three hundred fourteen of this chapter, and whenever after 7 8 July first, two thousand seven, all such school districts so scheduled do reorganize in accordance with the provisions of such section three 9 10 hundred fourteen[, as amended by chapter seven hundred forty-five of the 11 laws of nineteen hundred sixty-five], and

12 (1) whenever such proposed reorganization includes at least two school 13 districts, each of which maintains its own high school, or

14 (2) where such proposed reorganization includes only one school 15 district maintaining its own high school, whenever in such case such 16 proposed reorganization, in addition to such school district maintaining 17 its own high school, includes at least nine other school districts, or

18 (3) whenever such proposed reorganization includes at least two 19 central school districts, or

(4) where such proposed reorganization includes at least one school district maintaining its own high school and, in addition thereto, includes at least one school district employing eight or more teachers, or

24 (5) where such proposed reorganization includes a city school 25 district, and in addition thereto, includes at least seven other school 26 districts, or

27 (6) where such reorganization includes at least two school districts 28 employing eight or more teachers forming a central high school district 29 pursuant to section nineteen hundred thirteen of this chapter, such reorganized district shall be entitled to an apportionment equal to an 30 additional percent of the [apportionment] SELECTED OPERATING AMOUNT 31 32 computed in accordance with the provisions of paragraph d-1 of this subdivision; but in no case shall the sum of such apportionment under 33 this paragraph plus the selected operating [aid per pupil] AMOUNT be more than a total of ninety-five per centum of the year prior to the 34 35 base year approved operating expense; for a period of five years begin-36 37 ning with the first school year of operation as a reorganized district such additional percent shall be forty percent; and thereafter such 38 39 additional forty percent apportionment to such district shall be reduced 40 four percentage points each year, beginning with the sixth school by year of operation as a reorganized district, and continuing until 41 such additional forty percent apportionment is eliminated; provided, however, 42 43 that the total apportionment to such reorganized district, beginning 44 with the first school year of operation as a reorganized district, and 45 for a period of fifteen years thereafter, shall be not less than the sum 46 of all apportionments computed in accordance with the provisions of this 47 the apportionment computed in accordance with paragraph plus the 48 provisions of paragraph d-1 of this subdivision that each component 49 school district was entitled to receive and did receive during the last 50 school year preceding such first year of operation. In the event a 51 school district is eligible for incentive operating aid and again reor-52 ganizes pursuant to a new plan or reorganization established by the and where such new reorganization is again eligible for 53 commissioner, 54 incentive operating aid, the newly created school district shall be 55 entitled to receive incentive operating aid pursuant to the provisions of this paragraph, based on all school districts included in any such 56

1 reorganization, provided, however, that incentive operating aid payments 2 due because of any such former reorganization shall cease.

3 For purposes of paragraph d of this subdivision, "selected operd-1. 4 ating [aid per pupil] AMOUNT" shall mean the [apportionment] PRODUCT computed for the 2006-07 school year, based on data on file with the 5 6 commissioner as of the date upon which an electronic data file was 7 created for the purposes of compliance with paragraph b of subdivision 8 twenty-one of section three hundred five of this chapter on February 9 [as] OF: the product of (i) the state sharing ratio calcufifteenth, 10 lated pursuant to paragraph g of subdivision three of this section and 11 (ii) the sum of \$3,900 and the product of (a) the lesser of \$8,000 or 12 the expense per pupil as defined in subdivision one of this section minus \$3,900 and (b) the greater of the quotient, computed to four deci-13 without rounding, of .075 divided by the school district combined 14 mals 15 wealth ratio calculated pursuant to paragraph c of subdivision three of 16 this section or 7.5 percent, but not less than \$400[, and the selected 17 apportionment shall mean the product of] MULTIPLIED BY the district's total aidable pupil units calculated pursuant to subdivision two of this 18 19 section [and the selected operating aid per pupil as calculated pursuant 20 to the provisions contained herein].

21 S 11. Paragraph a of subdivision 9 of section 3602-e of the education 22 law, as amended by section 21 of part B of chapter 57 of the laws of 23 2008, is amended to read as follows:

24 Each year, the commissioner shall determine the maximum allocation a. 25 that each district would be eligible to receive pursuant to this section 26 in the following school year based on pupil data on file with the 27 commissioner on a date prescribed by the commissioner, and applying the 28 formula specified in subdivision ten of this section. No later than 29 April thirtieth of the base year, the commissioner shall notify districts of the maximum allocations they may be eligible for pursuant 30 this section in the following school year, and such maximum allo-31 to 32 cations shall be deemed final and not subject to change thereafter, 33 FOR THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN PROVIDED, HOWEVER, THAT 34 SCHOOL YEAR SUCH MAXIMUM ALLOCATION SHALL BE SUBSEQUENTLY ADJUSTED 35 UPWARD TO EQUAL THE GRANT AMOUNT COMPUTED FOR THE DISTRICT FOR THE TWO THOUSAND NINE--TWO THOUSAND TEN SCHOOL YEAR, WHERE SUCH GRANT 36 IS AWARD 37 GREATER THAN THE MAXIMUM ALLOCATION COMPUTED AT THE TIME THE DISTRICT 38 WAS NOTIFIED PURSUANT TO THIS PARAGRAPH.

39 S 12. The opening paragraph of subdivision 10 of section 3602-e of 40 the education law, as amended by section 21 of part A of chapter 57 of 41 the laws of 2009, is amended to read as follows:

Notwithstanding any provision of law to the contrary, for aid payable 42 43 the two thousand eight--two thousand nine school year, the grant to in 44 each eligible school district for universal prekindergarten aid shall be 45 computed pursuant to this subdivision, and for the two thousand nine--46 thousand ten [and two thousand ten--two thousand eleven school two 47 years] SCHOOL YEAR, each school district shall be eligible for a maximum 48 grant equal to the amount computed for such school district for the base year in the electronic data file produced by the commissioner in support 49 50 of the two thousand nine--two thousand ten education, labor and family 51 assistance budget, provided, however, that in the case of a district implementing programs for the first time or implementing expansion 52 programs in the two thousand eight--two thousand nine school year where 53 54 such programs operate for a minimum of ninety days in any one school 55 year as provided in section 151-1.4 of the regulations of the commis-56 sioner, such school district shall be eligible for a maximum grant equal

1 to the amount computed pursuant to paragraph a of subdivision nine of 2 section in the two thousand eight--two thousand nine school year, this 3 AND FOR THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN AND TWO THOUSAND 4 ELEVEN--TWO THOUSAND TWELVE SCHOOL YEARS, EACH SCHOOL DISTRICT SHALL BE 5 ELIGIBLE FOR A MAXIMUM GRANT EQUAL TO THE GREATER OF THE AMOUNT COMPUTED 6 FOR SUCH SCHOOL DISTRICT FOR THE BASE YEAR IN THE ELECTRONIC DATE FILE 7 THE COMMISSIONER IN SUPPORT OF THE TWO THOUSAND TEN--TWO PRODUCED BY 8 THOUSAND ELEVEN EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET, OR THE AMOUNT COMPUTED FOR THE DISTRICT FOR THE TWO THOUSAND NINE--TWO 9 GRANT 10 THOUSAND TEN SCHOOL YEAR, and provided further that the maximum grant 11 shall not exceed the total actual grant expenditures incurred by the 12 school district in the current school year as approved by the commis-13 sioner.

14 S 13. Subdivision 11 of section 3602-e of the education law, as 15 amended by section 19 of part B of chapter 57 of the laws of 2007, is 16 amended to read as follows:

17 11. Notwithstanding the provisions of subdivision ten of this section, where the district serves fewer children during the current year than 18 19 [in the base year] THE LESSER OF THE CHILDREN SERVED IN THE TWO THOUSAND EIGHT--TWO THOUSAND NINE SCHOOL YEAR OR ITS BASE AIDABLE PREKINDERGARTEN 20 21 PUPILS COMPUTED FOR THE TWO THOUSAND SEVEN--TWO THOUSAND EIGHT SCHOOL 22 YEAR, the school district shall have its apportionment reduced in an 23 amount proportional to such deficiency in the current year or in the succeeding school year, as determined by the commissioner, except such 24 25 reduction shall not apply to school districts which have fully imple-26 mented a universal pre-kindergarten program by making such program 27 available to all eligible children. Expenses incurred by the school 28 implementing a pre-kindergarten program plan pursuant to district in 29 this subdivision shall be deemed ordinary contingent expenses.

30 S 14. Subdivision 1 of section 3609-a of the education law is amended 31 by adding a new paragraph e to read as follows:

32 E. GAP ELIMINATION ADJUSTMENT FOR TWO THOUSAND TEN--TWO THOUSAND ELEV-33 (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE EN. 34 COMMISSIONER SHALL REDUCE PAYMENTS DUE TO EACH DISTRICT FOR THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN SCHOOL YEAR PURSUANT TO THIS 35 SECTION AMOUNT EQUAL TO THE GAP ELIMINATION ADJUSTMENT COMPUTED FOR SUCH 36 BY AN 37 DISTRICT, AND SUCH AMOUNT SHALL BE DEDUCTED FROM MONEYS APPORTIONED FOR 38 PURPOSES OF PAYMENTS MADE PURSUANT TO THIS SECTION AND IF THE THE 39 REDUCTION IS GREATER THAN THE SUM OF THE AMOUNTS AVAILABLE FOR SUCH 40 DEDUCTIONS, THE REMAINDER OF THE REDUCTION SHALL BE WITHHELD FROM 41 PAYMENTS SCHEDULED TO BE MADE TO THE DISTRICT PURSUANT TO THIS SECTION THOUSAND ELEVEN--TWO 42 FOR THE TWO THOUSAND TWELVE SCHOOL YEAR, AND 43 PROVIDED FURTHER THAT AN AMOUNT EQUAL TO THE AMOUNT OF SUCH DEDUCTION 44 SHALL BEDEEMED TO HAVE BEEN PAID TO THE DISTRICT PURSUANT TO THIS 45 SECTION FOR THE SCHOOL YEAR IN WHICH SUCH DEDUCTION IS MADE. THE COMMIS-46 SIONER SHALL COMPUTE SUCH GAP ELIMINATION ADJUSTMENT AND SHALL PROVIDE A 47 SCHEDULE OF SUCH REDUCTION IN PAYMENTS TO THE STATE COMPTROLLER, THE 48 DIRECTOR OF THE BUDGET, THE CHAIR OF THE SENATE FINANCE COMMITTEE AND 49 THE CHAIR OF THE ASSEMBLY WAYS AND MEANS COMMITTEE.

50 (2) THE GAP ELIMINATION ADJUSTMENT FOR TWO THOUSAND TEN--TWO THOUSAND 51 ELEVEN SCHOOL YEAR SHALL BE COMPUTED AS FOLLOWS, BASED ON DATA USED BY 52 THE COMMISSIONER FOR THE PURPOSES OF PRODUCING A SCHOOL AID COMPUTER 53 LISTING IN SUPPORT OF THE EXECUTIVE BUDGET PROPOSAL FOR THE TWO THOUSAND 54 TEN--TWO THOUSAND ELEVEN SCHOOL YEAR AND ENTITLED "BT101-1".

55 (I) THE PERCENTAGE REDUCTION SHALL BE THE SUM OF (A) THE PRODUCT OF 56 THE TOTAL AID FOR ADJUSTMENT, MULTIPLIED BY FIVE AND FIVE-TENTHS PERCENT

(0.055), AND (B) THE PRODUCT OF THREE THOUSAND ONE HUNDRED TWENTY-ONE 1 2 (\$3,121.00) MULTIPLIED BY THE REDUCTION FACTOR, MULTIPLIED BY DOLLARS 3 THE PUBLIC SCHOOL DISTRICT ENROLLMENT FOR THE BASE YEAR COMPUTED PURSU-4 ANT TO SUBPARAGRAPH TWO OF PARAGRAPH N OF SUBDIVISION ONE OF SUCH 5 SECTION THIRTY-SIX HUNDRED TWO OF THIS PART, PROVIDED, HOWEVER, THAT SUCH PERCENTAGE REDUCTION SHALL NOT BE LESS THAN THE PRODUCT OF EIGHT 6 7 PERCENT (0.08) MULTIPLIED BY SUCH TOTAL AID FOR ADJUSTMENT, AND NOT MORE THAN THE PRODUCT OF TWENTY-ONE PERCENT (0.21) MULTIPLIED BY SUCH TOTAL 8 9 AID FOR ADJUSTMENT.

10 (II) THE TAX EFFORT REDUCTION SHALL BE THE PRODUCT OF THE TOTAL AID 11 FOR ADJUSTMENT, MULTIPLIED BY THE QUOTIENT OF TWENTY-ONE PERCENT (0.21)DIVIDED BY THE OUOTIENT OF THE TAX EFFORT RATIO DIVIDED BY THREE AND 12 FIVE TENTHS PERCENT (0.035), PROVIDED, HOWEVER, THAT SUCH TAX 13 EFFORT 14 REDUCTION SHALL NOT BE LESS THAN THE PRODUCT OF TEN PERCENT (0.1) MULTI-PLIED BY SUCH TOTAL AID FOR ADJUSTMENT, AND NOT MORE THAN THE PRODUCT OF 15 TWENTY-ONE PERCENT (0.21) MULTIPLIED BY SUCH TOTAL AID FOR ADJUSTMENT. 16

17 (III) THE TGFE CHECK SHALL BE THE PRODUCT OF THE TGFE PERCENTAGE AND 18 THE TOTAL GENERAL FUND EXPENDITURES OF SUCH DISTRICT IN THE BASE YEAR.

19 (IV) THE ADMINISTRATIVE EFFICIENCY OFFSET SHALL BE THE PRODUCT OF 20 EIGHTY DOLLARS (\$80.00), MULTIPLIED BY THE STATE SHARING RATIO, MULTI-21 PLIED BY THE TOTAL AIDABLE FOUNDATION PUPIL UNITS.

22 THE GAP ELIMINATION ADJUSTMENT FOR A DISTRICT SHALL EQUAL (A) THE 23 DISTRICT'S PERCENTAGE REDUCTION, PROVIDED, HOWEVER, THAT IN THE CASE OF 24 A DISTRICT WITH A TAX EFFORT RATIO GREATER THAN THREE AND ONE-HALF 25 PERCENT (0.035) AND A COMBINED WEALTH RATIO FOR TOTAL FOUNDATION AID 26 THAT IS LESS THAN FOUR (4.0), THE GAP ELIMINATION ADJUSTMENT FOR A DISTRICT SHALL EQUAL THE LESSER OF THE PERCENTAGE REDUCTION AND THE TAX 27 28 EFFORT REDUCTION, AND FURTHER PROVIDED, (B) IN THE CASE OF A DISTRICT DETERMINED TO BE A HIGH NEED SCHOOL DISTRICT PURSUANT TO CLAUSE (C) OF 29 SUBPARAGRAPH TWO OF PARAGRAPH C OF SUBDIVISION SIX OF SECTION THIRTY-SIX 30 HUNDRED TWO OF THIS PART FOR THE SCHOOL AID COMPUTER LISTING PRODUCED BY 31 32 THE COMMISSIONER IN SUPPORT OF THE ENACTED BUDGET FOR THE TWO THOUSAND 33 SEVEN--TWO THOUSAND EIGHT SCHOOL YEAR AND ENTITLED "SA0708", THE GAP 34 ELIMINATION ADJUSTMENT FOR A DISTRICT SHALL EQUAL THE LESSER OF THE TGFE CHECK AND THE GAP ELIMINATION ADJUSTMENT SELECTED PURSUANT TO SUBCLAUSE 35 (A) OF THIS CLAUSE, AND FURTHER PROVIDED THAT IN THE CASE OF A SCHOOL 36 37 DISTRICT, OTHER THAN A CITY SCHOOL DISTRICT OF A CITY HAVING A POPU-38 LATION IN EXCESS OF ONE HUNDRED TWENTY-FIVE THOUSAND, WITH AN ADMINIS-39 TRATIVE EFFICIENCY RATIO OF LESS THAN TWO PERCENT (0.02), THE GAP ELIMI-40 NATION ADJUSTMENT SHALL BE REDUCED BY AN AMOUNT EOUAL то THE ADMINISTRATIVE EFFICIENCY OFFSET. 41

42 (3) THE NET GAP ELIMINATION ADJUSTMENT FOR A DISTRICT SHALL EQUAL THE 43 PRODUCT OF THE GAP ELIMINATION ADJUSTMENT COMPUTED PURSUANT TO SUBPARA-44 GRAPH TWO OF THIS PARAGRAPH, MULTIPLIED BY SIXTY-SIX AND FOUR HUNDRED 45 SEVENTY-NINE TEN-THOUSANDTHS PERCENT (0.660479).

(4) FOR THE PURPOSES OF SUCH COMPUTATION, (I) "TOTAL AID FOR ADJUST-46 47 SHALL MEAN THE SUM OF THE AMOUNTS SET FORTH FOR EACH SCHOOL MENT " 48 DISTRICT AS "FOUNDATION AID", "FULL DAY K CONVERSION", "BOCES + SPECIAL SERVICES", "PUBLIC HIGH COST SPECIAL EDN", "PRIVATE SPECIAL EDUCATION", "HARDWARE & TECHNOLOGY", "SOFTWARE, LIBRARY, TEXTBOOK", "TRANSPORTATION 49 50 INCL SUMMER", "OPERATING REORG INCENTIVE", "CHARTER SCHOOL TRANSI-51 TIONAL", "ACADEMIC ENHANCEMENT", "HIGH TAX AID" AND "SUPPLEMENTAL PUB 52 SPECIAL EDN" UNDER THE HEADING "2010-11 ESTIMATED AIDS" IN THE SCHOOL 53 54 AID COMPUTER LISTING PRODUCED BY THE COMMISSIONER IN SUPPORT OF THE 55 EXECUTIVE BUDGET PROPOSAL FOR THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN 56 SCHOOL YEAR AND ENTITLED "BT101-1", AND

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(II) "THREE-YEAR AVERAGE FREE AND REDUCED PRICE LUNCH PERCENT" SHALL 1 MEAN THE QUOTIENT OF (A) THE SUM OF THE NUMBER OF PUPILS IN KINDERGARTEN 2 3 THROUGH GRADE SIX ATTENDING THE PUBLIC SCHOOLS OF THE DISTRICT WHO HAVE 4 APPLICATIONS ON FILE OR WHO ARE LISTED ON A DIRECT CERTIFICATION LETTER 5 CONFIRMING THEIR ELIGIBILITY FOR PARTICIPATION IN THE STATE AND FEDER-6 ALLY FUNDED FREE AND REDUCED PRICE LUNCH PROGRAM ON THE DATE ENROLLMENT 7 COUNTED IN ACCORDANCE WITH THIS SUBDIVISION FOR THE YEAR PRIOR TO WAS THE BASE YEAR, PLUS SUCH NUMBER OF ELIGIBLE APPLICANTS FOR THE FREE AND 8 9 REDUCED PRICE LUNCH PROGRAM COMPUTED FOR THE YEAR TWO YEARS PRIOR TO THE 10 YEAR, PLUS SUCH NUMBER OF ELIGIBLE APPLICANTS FOR THE FREE AND BASE REDUCED PRICE LUNCH PROGRAM COMPUTED FOR THE YEAR THREE YEARS 11 PRIOR TO THE BASE YEAR, DIVIDED BY (B) THE SUM OF THE NUMBER OF PUPILS IN KINDER-12 GARTEN THROUGH GRADE SIX ON A REGULAR ENROLLMENT REGISTER OF A PUBLIC 13 14 SCHOOL DISTRICT ON THE DATE ENROLLMENT WAS COUNTED IN ACCORDANCE WITH 15 THIS SUBDIVISION FOR THE YEAR PRIOR TO THE BASE YEAR, PLUS SUCH NUMBER 16 OF PUPILS IN KINDERGARTEN THROUGH GRADE SIX ON A REGULAR ENROLLMENT REGISTER OF A PUBLIC SCHOOL DISTRICT COMPUTED FOR THE YEAR TWO YEARS 17 18 PRIOR TO THE BASE YEAR, PLUS SUCH NUMBER OF PUPILS IN KINDERGARTEN 19 THROUGH GRADE SIX ON A REGULAR ENROLLMENT REGISTER OF A PUBLIC SCHOOL 20 DISTRICT COMPUTED FOR THE YEAR THREE YEARS PRIOR TO THE BASE YEAR, AND 21 (III) "TOTAL AIDABLE FOUNDATION PUPIL UNITS" SHALL MEAN THE TOTAL 22 AIDABLE FOUNDATION PUPIL UNITS COMPUTED PURSUANT TO PARAGRAPH G OF SUBDIVISION TWO OF SUCH SECTION THIRTY-SIX HUNDRED TWO OF THIS PART, AND 23 24 (IV) "COMBINED WEALTH RATIO FOR TOTAL FOUNDATION AID" SHALL MEAN THE 25 COMBINED WEALTH RATIO FOR TOTAL FOUNDATION AID COMPUTED PURSUANT TO 26 SUBPARAGRAPH TWO OF PARAGRAPH C OF SUBDIVISION THREE OF SECTION THIRTY-SIX HUNDRED TWO OF THIS PART, AND 27 28 STATE SHARING RATIO" SHALL MEAN THE STATE SHARING RATIO (V) "THE 29 COMPUTED FOR TOTAL FOUNDATION AID COMPUTED PURSUANT TO PARAGRAPH G OF SUBDIVISION THREE OF SECTION THIRTY-SIX HUNDRED TWO OF THIS PART, BUT 30 31 NOT LESS THAN TEN PERCENT (0.10), AND 32 (VI) "TAX EFFORT RATIO" SHALL MEAN THE TAX EFFORT RATIO COMPUTED 33 PURSUANT TO SUBPARAGRAPH THREE OF PARAGRAPH A OF SUBDIVISION SIXTEEN OF SECTION THIRTY-SIX HUNDRED TWO OF THIS PART, AND 34 35 SHALL MEAN THE PRODUCT OF (VII) "REDUCTION FACTOR" THE POSITIVE REMAINDER OF ONE LESS THE THREE-YEAR AVERAGE FREE AND REDUCED PRICE 36 37 LUNCH PERCENT, MULTIPLIED BY THE COMBINED WEALTH RATIO FOR TOTAL FOUNDA-38 TION AID, AND 39 (IX) "ADMINISTRATIVE EFFICIENCY RATIO" SHALL MEAN THE QUOTIENT OF THE 40 SUM OF THE EXPENDITURES RELATED TO THE BOARD OF EDUCATION, INCLUDING EXPENDITURES FOR THE BOARD OF EDUCATION, THE DISTRICT CLERK'S OFFICE, 41 DISTRICT MEETING, AUDITING SERVICE, THE TREASURER'S OFFICE, THE TAX 42 THE COLLECTOR'S OFFICE, LEGAL SERVICES AND THE SCHOOL CENSUS, PLUS EXPENDI-43 44 TURES FOR CENTRAL ADMINISTRATION, INCLUDING EXPENDITURES FOR THE CHIEF SCHOOL OFFICER, THE BUSINESS OFFICE, THE PURCHASING OFFICE, THE PERSON-45 NEL OFFICE, THE RECORDS MANAGEMENT OFFICER, PUBLIC INFORMATION AND 46 47 SERVICES AND FEES FOR FISCAL AGENTS, DIVIDED BY THE TOTAL EXPENDITURES 48 CHARGED BY A DISTRICT TO THE GENERAL, DEBT SERVICE, AND SPECIAL AID 49 FUNDS, EXCLUDING TRANSFERS FROM THE GENERAL FUND TO THE DEBT SERVICE AND 50 SPECIAL AID FUNDS, BASED ON EXPENDITURES REPORTED BY THE DISTRICT FOR SCHOOL YEAR TWO YEARS PRIOR TO THE BASE YEAR BASED ON DATA ON FILE 51 THE FOR AN ELECTRONIC DATA FILE USED TO PRODUCE THE SCHOOL AID COMPUTER 52 LISTING PRODUCED BY THE COMMISSION IN SUPPORT OF THE EXECUTIVE BUDGET 53 54 REQUEST, AND 55 (X) "TGFE PERCENTAGE" SHALL MEAN, FOR A SCHOOL DISTRICT WHICH HAS Α 56 THREE-YEAR AVERAGE FREE AND REDUCED PRICE LUNCH PERCENT GREATER THAN

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SEVENTY-FIVE PERCENT (0.75) AND WHICH HAS AN ADMINISTRATIVE 1 EFFICIENCY 2 THAN ONE AND ONE-HALF PERCENT (0.015), THREE AND SIX-TENTHS RATIO LESS 3 PERCENT (0.036) AND FOR ALL OTHER SCHOOL DISTRICTS, FIVE PERCENT (0.05). 4 S 15. Paragraph b of subdivision 2 of section 3612 of the education 5 law, as amended by section 28 of part A of chapter 57 of the laws of 6 2009, is amended to read as follows:

7 b. Such grants shall be awarded to school districts, within the limits 8 of funds appropriated therefor, through a competitive process that takes 9 into consideration the magnitude of any shortage of teachers in the 10 school district, the number of teachers employed in the school district 11 who hold temporary licenses to teach in the public schools of the state, 12 the number of provisionally certified teachers, the fiscal capacity and 13 geographic sparsity of the district, the number of new teachers the 14 school district intends to hire in the coming school year and the number 15 of summer in the city student internships proposed by an eligible school 16 if applicable. Grants provided pursuant to this section shall district, 17 be used only for the purposes enumerated in this section. Notwithstanding any other provision of law to the contrary, a city school district 18 19 in a city having a population of one million or more inhabitants receiv-20 ing a grant pursuant to this section may use no more than eighty percent 21 such grant funds for any recruitment, retention and certification of 22 costs associated with transitional certification of teacher candidates 23 the school years two thousand one--two thousand two through [two for 24 thousand nine--two thousand ten] TWO THOUSAND TEN--TWO THOUSAND ELEVEN.

25 S 16. Paragraph b of subdivision 11 of section 3641 of the education 26 law, as amended by chapter 9 of the laws of 2008, is amended to read as 27 follows:

28 b. To the Roosevelt union free school district FOR THE TWO THOUSAND 29 TEN--TWO THOUSAND ELEVEN AND TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE SCHOOL YEARS there shall be paid [twelve] SIX 30 million dollars [(\$12,000,000)] (\$6,000,000) on an annual basis, AND FOR THE TWO THOU-31 32 SAND TWELVE--TWO THOUSAND THIRTEEN SCHOOL YEAR AND THEREAFTER THERE 33 SHALL BE PAID TWELVE MILLION DOLLARS (\$12,000,000) ON AN ANNUAL BASIS. 34 For school years commencing on July first, two thousand seven and there-35 after, such special academic improvement grant shall be payable from funds appropriated for such purpose and shall be apportioned to the 36 37 Roosevelt union free school district in accordance with the payment 38 schedules contained in section three thousand six hundred nine-a of this 39 article, notwithstanding any provision of law to the contrary.

40 S 17. Subdivision 6 of section 4402 of the education law, as amended 41 by section 34 of part A of chapter 57 of the laws of 2009, is amended to 42 read as follows:

43 6. Notwithstanding any other law, rule or regulation to the contrary, 44 board of education of a city school district with a population of the 45 one hundred twenty-five thousand or more inhabitants shall be permitted 46 establish maximum class sizes for special classes for certain to 47 students with disabilities in accordance with the provisions of this 48 subdivision. For the purpose of obtaining relief from any adverse fiscal 49 impact from under-utilization of special education resources due to low 50 student attendance in special education classes at the middle and 51 secondary level as determined by the commissioner, such boards of education shall, during the school years nineteen hundred ninety-five--nine-52 ty-six through June thirtieth, two thousand [ten] ELEVEN of 53 the [two 54 thousand nine--two thousand ten] TWO THOUSAND TEN--TWO THOUSAND ELEVEN 55 school year, be authorized to increase class sizes in special classes 56 containing students with disabilities whose age ranges are equivalent to

those of students in middle and secondary schools as defined by the 1 2 commissioner for purposes of this section by up to but not to exceed one 3 and two tenths times the applicable maximum class size specified in 4 regulations of the commissioner rounded up to the nearest whole number, provided that in a city school district having a population of 5 one 6 million or more, classes that have a maximum class size of fifteen may 7 be increased by no more than one student and provided that the projected 8 average class size shall not exceed the maximum specified in the appli-9 cable regulation, provided that such authorization shall terminate on 10 June thirtieth, two thousand. Such authorization shall be granted upon 11 filing of a notice by such a board of education with the commissioner 12 stating the board's intention to increase such class sizes and a certif-13 ication that the board will conduct a study of attendance problems at 14 secondary level and will implement a corrective action plan to the 15 increase the rate of attendance of students in such classes to at least 16 the rate for students attending regular education classes in secondary 17 schools of the district. Such corrective action plan shall be submitted 18 for approval by the commissioner by a date during the school year in 19 which such board increases class sizes as provided pursuant to this 20 subdivision to be prescribed by the commissioner. Upon at least thirty 21 days notice to the board of education, after conclusion of the school 22 in which such board increases class sizes as provided pursuant to vear 23 this subdivision, the commissioner shall be authorized to terminate such 24 authorization upon a finding that the board has failed to develop or 25 implement an approved corrective action plan.

26 S 18. Subparagraph (ii) of paragraph c of subdivision 11 of section 27 4410 of the education law, as amended by chapter 205 of the laws of 28 2009, is amended to read as follows:

29 (ii) Payments made pursuant to this section by a municipality shall, 30 upon conclusion of the July first to June thirtieth school year for which such payment was made, be subject to audit against the actual 31 32 difference between such audited expenditures and revenues. The munici-33 pality shall submit the results of any such audit to the commissioner 34 and the commissioner of [social] THE OFFICE OF CHILDREN AND FAMILY 35 if appropriate, for review and, if warranted, adjustment of services, 36 the tuition and/or maintenance rates. SUCH REVIEW SHALL BE COMPLETED AND 37 RESPONSE PROVIDED TO THE MUNICIPALITY WITHIN THREE MONTHS OF Α 38 SUBMISSION OF SUCH AUDIT TO THE APPROPRIATE COMMISSIONER. The munici-39 pality is authorized to recover overpayments made to a provider of 40 special services or programs pursuant to this section as determined by the commissioner or the commissioner of [health] THE OFFICE OF CHILDREN 41 42 FAMILY SERVICES based upon their adjustment of a tuition and/or AND 43 maintenance rate, PROVIDED THAT FOR PURPOSES OF MAKING SUCH ADJUSTMENT 44 RECOVERY, THE MUNICIPALITY SHALL BE DEEMED TO HAVE PAID FIFTY AND 45 PERCENT OF THE DISALLOWED COSTS. Such recovery may be accomplished by 46 withholding such amount from any moneys due the provider in the current 47 year, or by direct reimbursement.

48 S 19. Section 4403 of the education law is amended by adding two new 49 subdivisions 21 and 22 to read as follows:

50 TO IDENTIFY SCHOOL DISTRICTS WITH HIGH RATES OF IDENTIFICATION OF 21. 51 STUDENTS AS STUDENTS WITH DISABILITIES, SCHOOL DISTRICTS WITH LOW RATES 52 OF DECLASSIFICATION OF STUDENTS WITH DISABILITIES, SCHOOL DISTRICTS WITH RATES OF PLACEMENT OF STUDENTS WITH DISABILITIES IN SEPARATE SITES 53 HIGH 54 AND SCHOOL DISTRICTS WITH SIGNIFICANT DISPROPORTIONALITY BASED ON RACE 55 AND ETHNICITY IN SUCH IDENTIFICATION OR PLACEMENT IN PARTICULAR 56 SETTINGS. TO ENSURE COMPLIANCE WITH THE FEDERAL INDIVIDUALS WITH DISA-

BILITIES EDUCATION ACT, THE DEPARTMENT SHALL WORK WITH THE DISTRICTS TO 1 2 VERIFY SUCH RATES, DETERMINE THE UNDERLYING CAUSES AND, IF NECESSARY. 3 THE DEVELOPMENT MAY REOUIRE OF A CORRECTIVE ACTION PLAN TO IMPLEMENT 4 POLICIES, PRACTICES AND PROCEDURES TO IMPROVE RESULTS IN THE IDENTIFIED 5 PROBLEM AREA.

6 22. TO PROVIDE TECHNICAL ASSISTANCE TO SUCH SCHOOL DISTRICTS ΙN 7 ACCORDANCE WITH SUBDIVISION TWENTY-ONE OF THIS SECTION TO ASSIST THEM IN 8 DEVELOPING EFFECTIVE STRATEGIES TO IMPROVE SUCH RESULTS INCLUDING ALTER-9 NATIVE PLACEMENT MODELS; MODELS FOR EFFECTIVE PREVENTIVE SERVICES; COOR-10 DINATED USE OF FINANCIAL RESOURCES; IMPROVED EVALUATION PRACTICES AND APPROPRIATE DECLASSIFICATION PRACTICES. THE DEPARTMENT 11 SHALL SUBMIT Α 12 THE GOVERNOR AND THE LEGISLATURE ON ITS ACTIONS TO IMPLEMENT REPORT TO 13 THIS SUBDIVISION IN THE PRIOR SCHOOL YEAR BY DECEMBER FIRST OF EACH 14 YEAR, COMMENCING WITH DECEMBER FIRST, TWO THOUSAND ELEVEN.

15 S 20. Subdivision b of section 2 of chapter 756 of the laws of 1992, 16 relating to funding a program for work force education conducted by the 17 consortium for worker education in New York city, as amended by section 18 41 of part A of chapter 57 of the laws of 2009, is amended to read as 19 follows:

20 Reimbursement for programs approved in accordance with subdivision b. 21 a of this section [for the 2006-07 school year shall not exceed 64.7 22 percent of the lesser of such approvable costs per contact hour or nine 23 dollars and twenty-five cents per contact hour where a contact hour 24 represents sixty minutes of instruction services provided to an eligible 25 adult, reimbursement] for the 2007-08 school year shall not exceed 63.3 26 percent of the lesser of such approvable costs per contact hour or nine 27 dollars and ninety cents per contact hour where a contact hour repres-28 ents sixty minutes of instruction services provided to an eligible adult, reimbursement for the 2008-09 school year shall not exceed 62.8 29 percent of the lesser of such approvable costs per contact hour or 30 ten dollars and sixty-five cents per contact hour where a contact hour 31 32 represents sixty minutes of instruction services provided to an eligible 33 adult [and], reimbursement for the 2009-10 school year shall not exceed 64.1 percent of the lesser of such approvable costs per contact hour or 34 35 eleven dollars and fifty cents per contact hour where a contact hour represents sixty minutes of instruction services provided to an eligible 36 37 adult AND REIMBURSEMENT FOR THE 2010-11 SCHOOL YEAR SHALL NOT EXCEED 38 62.6 PERCENT OF THE LESSER OF SUCH APPROVABLE COSTS PER CONTACT HOUR OR 39 TWELVE DOLLARS AND FIVE CENTS PER CONTACT HOUR WHERE A CONTACT HOUR 40 REPRESENTS SIXTY MINUTES OF INSTRUCTION SERVICES PROVIDED TO AN ELIGIBLE ADULT. Notwithstanding any other provision of law to the contrary, [for 41 the 2006-07 school year such contact hours shall not exceed one million 42 43 nine hundred twenty-three thousand seventy-six (1,923,076) hours; where-44 for the 2007-08 school year such contact hours shall not exceed one as] 45 million eight hundred thirty-seven thousand sixty (1,837,060) hours; 46 whereas for the 2008-09 school year such contact hours shall not exceed 47 million nine hundred forty-six thousand hundred one one seven 48 (1,946,107) hours; whereas for the 2009-10 school year such contact 49 hours shall not exceed one million seven hundred sixty-three thousand 50 nine hundred seven (1,763,907) hours; WHEREAS FOR THE 2010-11 SCHOOL YEAR SUCH CONTACT HOURS SHALL NOT EXCEED ONE MILLION FIVE HUNDRED 51 TWEN-TY-FIVE THOUSAND ONE HUNDRED NINETY-EIGHT (1,525,198) HOURS. 52

Notwithstanding any other provision of law to the contrary, the apportionment calculated for the city school district of the city of New York pursuant to subdivision 11 of section 3602 of the education law shall be computed as if such contact hours provided by the consortium for worker

education, not to exceed the contact hours set forth herein, were eligi-1 2 ble for aid in accordance with the provisions of such subdivision 11 of 3 section 3602 of the education law. 4 S 21. Section 4 of chapter 756 of the laws of 1992, relating to fund-5 ing a program for work force education conducted by the consortium for 6 worker education in New York city, is amended by adding a new subdivi-7 sion p to read as follows: 8 P. THE PROVISIONS OF THIS SUBDIVISION SHALL NOT APPLY AFTER THE OF PAYMENTS FOR THE 2010-2011 SCHOOL YEAR. 9 COMPLETION NOTWITHSTANDING 10 ANY INCONSISTENT PROVISIONS OF LAW, THE COMMISSIONER OF EDUCATION SHALL PORTION OF EMPLOYMENT PREPARATION EDUCATION AID DUE TO THE 11 WITHHOLD A 12 CITY SCHOOL DISTRICT OF THE CITY OF NEW YORK TO SUPPORT A PORTION OF THE COSTS OF THE WORK FORCE EDUCATION PROGRAM. SUCH MONEYS SHALL BE CREDITED 13 14 TO THE ELEMENTARY AND SECONDARY EDUCATION FUND-LOCAL ASSISTANCE ACCOUNT 15 AND SHALL NOT EXCEED ELEVEN MILLION FIVE HUNDRED THOUSAND DOLLARS (\$11,500,000).16 17 S 22. Section 6 of chapter 756 of the laws of 1992, relating to fund-18 ing a program for work force education conducted by the consortium for worker education in New York city, as amended by section 43 of part A of 19 chapter 57 of the laws of 2009, is amended to read as follows: 20 21 S 6. This act shall take effect July 1, 1992, and shall be deemed 22 repealed on June 30, [2010] 2011. 23 Section 4 of chapter 425 of the laws of 2002, amending the S 23. 24 education law relating to the provision of supplemental educational 25 attendance at a safe public school and the suspension of services, 26 pupils who bring a firearm to or possess a firearm at a school, as amended by chapter 158 of the laws of 2009, is amended to read as 27 28 follows: 29 S 4. This act shall take effect July 1, 2002 and shall expire and be 30 deemed repealed June 30, [2010] 2011. 24. Section 5 of chapter 101 of the laws of 2003, amending the 31 S 32 education law relating to implementation of the No Child Left Behind Act 33 of 2001, as amended by chapter 158 of the laws of 2009, is amended to 34 read as follows: This act shall take effect immediately; provided that sections 35 S 5. one, two and three of this act shall expire and be deemed repealed on 36 37 June 30, [2010] 2011. 38 25. of chapter 147 of the laws of 2001, amending the S Section 12 39 education law relating to conditional appointment of school district, 40 charter school or BOCES employees, as amended by chapter 179 of the laws of 2009, is amended to read as follows: 41 42 This act shall take effect on the same date as chapter 180 of S 12. 43 the laws of 2000 takes effect, and shall expire July 1, [2010] 2011 when 44 upon such date the provisions of this act shall be deemed repealed. 45 Subdivision 4 of section 51 of part B of chapter 57 of the laws S 26. 46 of 2008 amending the education law relating to the universal pre-kinder-47 garten program, is amended to read as follows: 48 4. section 23 of this act shall take effect July 1, 2008 and shall expire and be deemed repealed June 30, [2010] 2012; S 27. Section 2 of chapter 386 of the laws of 1996, amending the 49 50 51 education law relating to providing for a waiver allowing state aid in 52 certain circumstances, as amended by chapter 661 of the laws of 2005, is amended to read as follows: 53

54 S 2. This act shall take effect immediately, provided that the 55 provisions of this act shall be deemed to have been in full force and 9

1 effect on and after January 1, 1996, and provided, further that this act 2 shall be deemed repealed on and after January 1, [2011] 2015.

3 S 28. Subdivision 11 of section 94 of part C of chapter 57 of the 4 laws of 2004, relating to support of education, as amended by section 55 5 of part A of chapter 57 of the laws of 2009, is amended to read as 6 follows:

7 11. section seventy-one of this act shall expire and be deemed 8 repealed June 30, [2010] 2011;

S 29. Intentionally omitted.

10 S 30. Subdivision 1 of section 167 of chapter 169 of the laws of 1994 11 relating to certain provisions related to the 1994-95 state operations, 12 aid to localities, capital projects and debt service budgets, as amended 13 by section 44 of part A of chapter 57 of the laws of 2009, is amended to 14 read as follows:

15 1. Sections one through seventy of this act shall be deemed to have in full force and effect as of April 1, 1994 provided, however, 16 been 17 sections one, twenty-four, twenty-five and twenty-seven that two, 18 through seventy of this act shall expire and be deemed repealed on March 19 31, 2000; provided, however, that section twenty of this act shall apply 20 only to hearings commenced prior to September 1, 1994, and provided 21 further that section twenty-six of this act shall expire and be deemed 22 repealed on March 31, 1997; and provided further that sections four 23 through fourteen, sixteen, and eighteen, nineteen and twenty-one through 24 twenty-one-a of this act shall expire and be deemed repealed on March 25 1997; and provided further that sections three, fifteen, seventeen, 31, 26 twenty, twenty-two and twenty-three of this act shall expire and be 27

deemed repealed on March 31, [2011] 2012. S 31. Subdivisions 22 and 24 of section 140 of chapter 82 of the laws of 1995, amending the education law and certain other laws relating to state aid to school districts and the appropriation of funds for the support of government, as amended by section 45 of part A of chapter 57 of the laws of 2009, are amended to read as follows:

33 (22) sections one hundred twelve, one hundred thirteen, one hundred 34 fourteen, one hundred fifteen and one hundred sixteen of this act shall 35 take effect on July 1, 1995; provided, however, that section one hundred 36 thirteen of this act shall remain in full force and effect until July 1, 37 [2010] 2011 at which time it shall be deemed repealed;

38 (24) sections one hundred eighteen through one hundred thirty of this 39 act shall be deemed to have been in full force and effect on and after 40 July 1, 1995; provided further, however, that the amendments made pursu-41 ant to section one hundred nineteen of this act shall be deemed to be 42 repealed on and after July 1, [2010] 2011;

43 S 32. School bus driver training. In addition to apportionments other-44 wise provided by section 3602 of the education law, for aid payable in 45 2010-2011 school year, the commissioner of education shall allocate the 46 school bus driver training grants to school districts and boards of 47 cooperative education services pursuant to sections 3650-a, 3650-b and 48 3650-c of the education law, or for contracts directly with not-for-profit educational organizations for the purposes of this section. payments shall not exceed four hundred thousand dollars (\$400,000). 49 Such 50

51 Support of public libraries. The moneys appropriated for the S 33. support of public libraries by the chapter of the laws of 2010 enacting 52 the education, labor and family assistance budget shall be apportioned 53 54 for 2010--2011 in accordance with the provisions of sections 271, 272, 273, 282, 284, and 285 of the education law as amended by the provisions 55 56 this chapter and the provisions of this section, provided that of

1 library construction aid pursuant to section 273-a of the education law 2 shall not be payable from the appropriations for the support of public 3 libraries and provided further that no library, library system or 4 program, as defined by the commissioner of education, shall receive less 5 total system or program aid than it received for the year 2001--2002 6 except as a result of a reduction adjustment necessary to conform to the 7 appropriations for support of public libraries.

8 Notwithstanding any other provision of law to the contrary the moneys appropriated for the support of public libraries for the year 2010--2011 9 10 by a chapter of the laws of 2010 enacting the education, labor and famiassistance budget shall fulfill the state's obligation to provide 11 ly 12 such aid and, pursuant to a plan developed by the commissioner of educa-13 tion and approved by the director of the budget, the aid payable to 14 libraries and library systems pursuant to such appropriations shall be 15 reduced proportionately to assure that the total amount of aid payable does not exceed the total appropriations for such purpose. 16

34. Special apportionment for salary expenses. a. Notwithstanding 17 S 18 any other provision of law, upon application to the commissioner of 19 education, not sooner than the first day of the second full business 20 week of June, 2011 and not later than the last day of the third full 21 business week of June, 2011, a school district eligible for an appor-22 tionment pursuant to section 3602 of the education law shall be eligible 23 to receive an apportionment pursuant to this section, for the school ending June 30, 2011, for salary expenses incurred between April 1 24 vear 25 and June 30, 2011, and such apportionment shall not exceed the sum of 26 (i) the deficit reduction assessment of 1990-91 as determined by the 27 commissioner of education, pursuant to paragraph f of subdivision 1 of 28 section 3602 of the education law, as in effect through June 30, 1993, 29 plus (ii) 186 percent of such amount for a city school district in a city with a population in excess of 1,000,000 inhabitants, plus (iii) 30 209 percent of such amount for a city school district in a city with a 31 32 population of more than 195,000 inhabitants and less than 219,000 inhab-33 itants according to the latest federal census, plus (iv) the net gap elimination adjustment for 2010--2011, as determined by the commissioner 34 of education pursuant to paragraph e of subdivision 1 of section 3609-a 35 the education law as in effect through June 30, 2011, and provided 36 of 37 further that such apportionment shall not exceed such salary expenses. 38 Such application shall be made by a school district, after the board of 39 education or trustees have adopted a resolution to do so and in the case 40 of a city school district in a city with a population in excess of 125,000 inhabitants, with the approval of the mayor of such city. 41

The claim for an apportionment to be paid to a school district 42 b. 43 pursuant to subdivision a of this section shall be submitted to the 44 commissioner of education on a form prescribed for such purpose, and 45 shall be payable upon determination by such commissioner that the form has been submitted as prescribed. Such approved amounts shall be payable 46 47 the same day in September of the school year following the year in on 48 which application was made as funds provided pursuant to subparagraph 4 paragraph b of 49 of subdivision 4 of section 92-c of the state finance 50 law, on the audit and warrant of the state comptroller on vouchers 51 certified or approved by the commissioner of education in the manner prescribed by law from moneys in the state lottery fund and from the 52 general fund to the extent that the amount paid to a school district 53 54 pursuant to this section exceeds the amount, if any, due such school 55 district pursuant to subparagraph 2 of paragraph a of subdivision 1 of 1 section 3609-a of the education law in the school year following the 2 year in which application was made.

3 Notwithstanding the provisions of section 3609-a of the education с. 4 law, an amount equal to the amount paid to a school district pursuant to 5 subdivisions a and b of this section shall first be deducted from the 6 following payments due the school district during the school year 7 following the year in which application was made pursuant to subpara-8 graphs 1, 2, 3, 4 and 5 of paragraph a of subdivision 1 of section 3609-a of the education law in the following order: the lottery appor-9 10 tionment payable pursuant to subparagraph 2 of such paragraph followed 11 by the fixed fall payments payable pursuant to subparagraph 4 of such 12 paragraph and then followed by the district's payments to the teachers' retirement system pursuant to subparagraph 1 of such paragraph, and any 13 14 remainder to be deducted from the individualized payments due the 15 district pursuant to paragraph b of such subdivision shall be deducted 16 on a chronological basis starting with the earliest payment due the 17 district.

18 S 35. Special apportionment for public pension accruals. a. Notwithstanding any other provision of law, upon application to the commission-19 of education, not later than June 30, 2011, a school district eligi-20 er 21 ble for an apportionment pursuant to section 3602 of the education law 22 shall be eligible to receive an apportionment pursuant to this section, 23 for the school year ending June 30, 2011, and such apportionment shall 24 exceed the additional accruals required to be made by school not 25 districts in the 2004-05 and 2005-06 school years associated with chang-26 es for such public pension liabilities. The amount of such additional 27 accrual shall be certified to the commissioner of education by the pres-28 the board of education or the trustees or, in the case of a ident of city school district in a city with a population in excess of 29 125,000 inhabitants, the mayor of such city. Such application shall be made by a 30 school district, after the board of education or trustees have adopted a 31 32 resolution to do so and in the case of a city school district in a city 33 with a population in excess of 125,000 inhabitants, with the approval of 34 the mayor of such city.

35 b. The claim for an apportionment to be paid to a school district subdivision a of this section shall be submitted to the 36 pursuant to commissioner of education on a form prescribed for such purpose, and 37 38 shall be payable upon determination by such commissioner that the form 39 has been submitted as prescribed. Such approved amounts shall be payable 40 on the same day in September of the school year following the year in which application was made as funds provided pursuant to subparagraph 4 41 of paragraph b of subdivision 4 of section 92-c of the state finance 42 43 on the audit and warrant of the state comptroller on vouchers law, 44 certified or approved by the commissioner of education in the manner 45 prescribed by law from moneys in the state lottery fund and from the general fund to the extent that the amount paid to a school district 46 47 pursuant to this section exceeds the amount, if any, due such school 48 district pursuant to subparagraph 2 of paragraph a of subdivision 1 of the education law in the school year following the 49 section 3609-a of 50 year in which application was made.

c. Notwithstanding the provisions of section 3609-a of the education 51 law, an amount equal to the amount paid to a school district pursuant to 52 53 subdivisions a and b of this section shall first be deducted from the 54 following payments due the school district during the school year 55 following the year in which application was made pursuant to subparagraphs 1, 2, 3, 4 and 5 of paragraph a of subdivision 1 of 56 section

the education law in the following order: the lottery appor-1 3609-a of 2 tionment payable pursuant to subparagraph 2 of such paragraph followed 3 the fixed fall payments payable pursuant to subparagraph 4 of such by 4 paragraph and then followed by the district's payments to the teachers' 5 retirement system pursuant to subparagraph 1 of such paragraph, and any 6 remainder to be deducted from the individualized payments due the 7 district pursuant to paragraph b of such subdivision shall be deducted 8 on a chronological basis starting with the earliest payment due the 9 district.

10 S 36. a. Notwithstanding any other law, rule or regulation to the 11 contrary, any moneys appropriated to the state education department may 12 be suballocated to other state departments or agencies, as needed, to 13 accomplish the intent of the specific appropriations contained therein.

b. Notwithstanding any other law, rule or regulation to the contrary, moneys appropriated to the state education department from the general fund/aid to localities, local assistance account-001, shall be for payment of financial assistance, as scheduled, net of disallowances, refunds, reimbursement and credits.

19 c. Notwithstanding any other law, rule or regulation to the contrary, 20 all moneys appropriated to the state education department for aid to 21 localities shall be available for payment of aid heretofore or hereafter 22 to accrue and may be suballocated to other departments and agencies to 23 accomplish the intent of the specific appropriations contained therein.

d. Notwithstanding any other law, rule or regulation to the contrary, moneys appropriated to the state education department for general support for public schools may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account elementary, middle, secondary and continuing education program.

S 37. Notwithstanding the provision of any law, rule, or regulation to the contrary, the city school district of the city of Rochester, upon the consent of the board of cooperative educational services of the supervisory district serving its geographic region may purchase from such board for the 2010-11 school year, as a non-component school district, services required by article 19 of the education law.

36 S 38. The amounts specified in this section shall be a setaside from 37 the state funds which each such district is receiving from the total 38 foundation aid:

39 a. for the purpose of the development, maintenance or expansion of 40 schools or magnet school programs for the two thousand ten--two magnet thousand eleven school year. To the city school district of the city of 41 York there shall be paid forty-eight million one hundred seventy-42 New 43 five thousand dollars (\$48,175,000) including five hundred thousand 44 dollars (\$500,000) for the Andrew Jackson High School; to the Buffalo 45 city school district, twenty-one million twenty-five thousand dollars (\$21,025,000); to the Rochester city school district, fifteen million 46 47 dollars (\$15,000,000); to the Syracuse city school district, thirteen 48 million dollars (\$13,000,000); to the Yonkers city school district, forty-nine million five hundred thousand dollars, (\$49,500,000); to 49 the 50 Newburgh city school district, four million six hundred forty-five thou-51 sand dollars (\$4,645,000); to the Poughkeepsie city school district, two 52 million four hundred seventy-five thousand dollars (\$2,475,000); to the Mount Vernon city school district, two million dollars (\$2,000,000); 53 to 54 the New Rochelle city school district, one million four hundred ten 55 thousand dollars (\$1,410,000); to the Schenectady city school district, 56 one million eight hundred thousand dollars (\$1,800,000); to the Port

Chester city school district, one million one hundred fifty thousand 1 2 dollars (\$1,150,000); to the White Plains city school district, nine 3 hundred thousand dollars (\$900,000); to the Niagara Falls city school 4 district, six hundred thousand dollars (\$600,000); to the Albany city 5 school district, three million five hundred fifty thousand dollars 6 (\$3,550,000); to the Utica city school district, two million dollars 7 (\$2,000,000); to the Beacon city school district, five hundred sixty-six thousand dollars (\$566,000); to the Middletown city school district, 8 four hundred thousand dollars (\$400,000); to the Freeport union free 9 10 school district, four hundred thousand dollars (\$400,000); to the Green-11 burgh central school district, three hundred thousand dollars (\$300,000); to the Amsterdam city school district, eight hundred thou-12 13 sand dollars (\$800,000); to the Peekskill city school district, two 14 hundred thousand dollars (\$200,000); and to the Hudson city school 15 district, four hundred thousand dollars (\$400,000).

b. notwithstanding the provisions of subdivision a of this section, 16 а 17 school district receiving a grant pursuant to this subdivision may use 18 such grant funds for: (i) any instructional or instructional support 19 costs associated with the operation of a magnet school; or (ii) any 20 instructional or instructional support costs associated with implementa-21 tion of an alternative approach to reduction of racial isolation and/or 22 instructional program and raising of standards in enhancement of the elementary and secondary schools of school districts having substantial 23 concentrations of minority students. The commissioner of education shall 24 25 not be authorized to withhold magnet grant funds from a school district 26 that used such funds in accordance with this paragraph, notwithstanding inconsistency with a request for proposals issued by such commis-27 any 28 sioner.

29 c. for the purpose of attendance improvement and dropout prevention 30 the two thousand ten--two thousand eleven school year, for any city for school district in a city having a population of more than one million, 31 32 setaside for attendance improvement and dropout prevention shall the 33 equal the amount set aside in the base year. For the two thousand ten--34 thousand eleven school year, it is further provided that any city two 35 school district in a city having a population of more than one million 36 shall allocate at least one-third of any increase from base year levels 37 in funds set aside pursuant to the requirements of this subdivision to 38 community-based organizations. Any increase required pursuant to this 39 subdivision to community-based organizations must be in addition to 40 allocations provided to community-based organizations in the base year.

for the purpose of teacher support for the two thousand ten--two 41 d. thousand eleven school year: to the city school district of the city of 42 43 York, sixty-two million seven hundred seven thousand dollars New 44 (\$62,707,000); to the Buffalo city school district, one million seven 45 hundred forty-one thousand dollars (\$1,741,000); to the Rochester city school district, one million seventy-six thousand dollars (\$1,076,000); 46 47 to the Yonkers city school district, one million one hundred forty-seven 48 thousand dollars (\$1,147,000); and to the Syracuse city school district, 49 eight hundred nine thousand dollars (\$809,000). All funds made available 50 school district pursuant to this subdivision shall be distributed to а 51 among teachers including prekindergarten teachers and teachers of adult 52 vocational and academic subjects in accordance with this subdivision and 53 shall be in addition to salaries heretofore or hereafter negotiated or 54 made available; provided, however, that all funds distributed pursuant 55 this section for the current year shall be deemed to incorporate all to 56 funds distributed pursuant to former subdivision 27 of section 3602 of 1 the education law for prior years. In school districts where the teach-2 ers are represented by certified or recognized employee organizations, 3 all salary increases funded pursuant to this section shall be determined 4 by separate collective negotiations conducted pursuant to the provisions 5 and procedures of article 14 of the civil service law, notwithstanding 6 the existence of a negotiated agreement between a school district and a 7 certified or recognized employee organization.

8 S 39. Gap elimination adjustment restoration. Notwithstanding any other provision of law to the contrary, apportionments from this section 9 10 shall be supported from funds appropriated for such purpose from the state fiscal stabilization fund-education fund as funded by the American 11 recovery and reinvestment act of 2009. For the purposes of this section 12 13 the term "fiscal year", followed by a reference to a year shall mean the 14 period from July first of the preceding year to June thirtieth of the 15 calendar year referenced.

Funds shall be apportioned to each school district in an amount equal to the positive difference of the gap elimination adjustment less the net gap elimination adjustment, both as computed pursuant to paragraph e of subdivision 1 of section 3609-a of the education law.

Each district shall be eligible, pursuant to applicable federal rules, regulations and guidelines, for a payment for the 2010--2011 school year of up to seventy percent (0.7) of such funds on or after the effective date of this act and up to an additional thirty percent (0.3) of such funds on or after April 1, 2011.

S 40. Education Jobs Fund. Notwithstanding any other provision of law to the contrary, funds appropriated from the federal education jobs fund program, as authorized by public law number 111-226, shall be apportioned pursuant to this section. For the purposes of this section the term "fiscal year", followed by a reference to a year shall mean the period from July first of the preceding year to June thirtieth of the calendar year referenced.

Funds shall be apportioned to each school district eligible for an apportionment pursuant to subdivision 4 of section 3602 of the education law in an amount equal to the product of the net gap elimination adjustment computed pursuant to chapter fifty-three of the laws of two thousand ten, multiplied by forty-three and twenty-five thousand nine hundred eighty-nine one-millionths percent (0.43025989).

Each such district shall be eligible, pursuant to applicable federal rules, regulations and guidelines, for a payment for the 2010--2011 school year of up to seventy percent (0.7) of such funds on or before April 1, 2011.

Notwithstanding any other provision of law to the contrary, district expenditures from funds appropriated from the federal education jobs fund program shall be deemed expenditures included in the definition set forth in paragraph t of subdivision 1 of section 3602 of the education law.

S 41. Intentionally omitted.

47

48 S 42. Severability. The provisions of this act shall be severable, and 49 the application of any clause, sentence, paragraph, subdivision, if 50 section or part of this act to any person or circumstance shall be 51 adjudged by any court of competent jurisdiction to be invalid, such judgment shall not necessarily affect, impair or invalidate the applica-52 tion of any such clause, sentence, paragraph, subdivision, section, part 53 54 of this act or remainder thereof, as the case may be, to any other 55 person or circumstance, but shall be confined in its operation to the 56 clause, sentence, paragraph, subdivision, section or part thereof

directly involved in the controversy in which such judgment shall have 1 2 been rendered. 3 S 43. This act shall take effect immediately and shall be deemed to 4 have been in full force and effect on and after April 1, 2010, provided, 5 however, that: 6 1. sections five, seven, fourteen through seventeen, nineteen, thir-7 ty-two, thirty-four, thirty-five, thirty-eight, thirty-nine and forty of 8 this act shall be deemed to have been in full force and effect on and 9 after July 1, 2010. 10 2. section eleven of this act shall be deemed to have been in full 11 force and effect on and after July 1, 2009. 3. section ten of this act shall be deemed to have been in full force 12 13 and effect on and after July 1, 2007. 14 4. the amendments to subdivision 1 of section 2856 of the education 15 law made by section five of this act shall not affect the expiration of such subdivision as provided in chapter 378 of the laws of 2007, as 16 17 when upon such date the provisions of section six of this act amended, 18 shall take effect; 19 5. the amendments to subdivision 6 of section 4402 of the education law made by section seventeen of this act shall not affect the repeal of 20 21 such subdivision and shall be deemed repealed therewith; 6. the amendments to chapter 756 of the laws of 1992 relating to fund-22 23 ing a program for work force education conducted by the consortium for 24 worker education in New York city made by sections twenty and twenty-one 25 of this act shall not affect the repeal of such chapter and shall be 26 deemed repealed therewith; and 27 7. sections three and four of this act shall be deemed to have been in 28 full force and effect on and after July 1, 2006. 29 PART B 30 Section 1. Paragraphs b and c of subdivision 6 of section 661 of the 31 education law are REPEALED and two new paragraphs b and c are added to 32 read as follows: A STUDENT WHO IS IN DEFAULT ON A STUDENT LOAN MADE UNDER ANY STAT-33 в. UTORY NEW YORK STATE OR FEDERAL EDUCATION LOAN PROGRAM SHALL BE INELIGI-34 35 BLE то RECEIVE ANY AWARD OR LOAN PURSUANT TO THIS ARTICLE UNTIL THE 36 STUDENT CURES THE DEFAULT STATUS PURSUANT TO APPLICABLE LAW AND REGU-37 LATION. 38 STUDENT WHO HAS FAILED TO COMPLY WITH THE TERMS OF ANY SERVICE С. Α CONDITION IMPOSED BY AN AWARD MADE PURSUANT 39 ТО THIS ARTICLE OR HAS FAILED TO REPAY AN AWARD MADE PURSUANT TO THIS ARTICLE, AS REQUIRED BY 40 41 PARAGRAPH A OF SUBDIVISION FOUR OF SECTION SIX HUNDRED SIXTY-FIVE OF 42 SUBPART, SHALL BE INELIGIBLE TO RECEIVE ANY AWARD OR LOAN PURSUANT THIS TO THIS ARTICLE SO LONG AS SUCH FAILURE TO COMPLY OR REPAY CONTINUES. 43 44 S 2. This act shall take effect immediately and shall be deemed to 45 have been in full force and effect on and after July 1, 2010; provided 46 further that the provisions of this act shall apply to any student who 47 is in default in the repayment of any student loan or under the terms of any award pursuant to this article. 48 49 PART C

50 Section 1. Subclause 1 of clause (A) of subparagraph (i) of paragraph 51 a of subdivision 3 of section 667 of the education law, as amended by

1		60 of the laws of 2000, is amended to
2	read as follows:	
3		have not been granted an exclusion of
4		for income tax purposes during the
5		c year for which application is made,
6		VE BEEN GRANTED EXCLUSION OF PARENTAL
7 8	INCOME WHO HAVE A SPOUSE BUT NO OTH	
8 9		aid after nineteen hundred ninety-
9 10	sand one, four thousand one hundred	ur and before two thousandtwo thou-
11		aid in nineteen hundred ninety-three-
12^{11}		rlier, three thousand five hundred
13	seventy-five dollars; or	rifer, chiee chousand rive nundred
14^{13}		aid in [the] two thousandtwo thou-
15	sand one and thereafter, five thousa	
16		subparagraph (i) of paragraph a of
17		education law, as amended by section
18		e laws of 2000, is amended to read as
19	follows:	
20		ving awards pursuant to subparagraph
21		STUDENTS WHO HAVE BEEN GRANTED EXCLU-
22	SION OF PARENTAL INCOME WHO HAVE A	
23	(a) For students first receiving a	aid in nineteen hundred ninety-four
24	nineteen hundred ninety-five and	d nineteen hundred ninety-fivenine-
25	teen hundred ninety-six and there	eafter, three thousand twenty-five
26	dollars, or	
27		aid in nineteen hundred ninety-two
28		ineteen hundred ninety-threenine-
29	—	thousand five hundred seventy-five
30	dollars, or	
31		aid in nineteen hundred ninety-one
32		lier, two thousand four hundred fifty
33	dollars; or	
34		aph a of subdivision 3 of section 667
35 36		section 1 of part B of chapter 60 of
30 37	the laws of 2000, is amended to read	een granted exclusion of parental
38		endent for income tax purposes during
39		demic year for which application is
40		ned in subparagraph (i) of this para-
41	graph, shall be reduced in relation	
	graph, sharr be readed in relation	
42	Amount of income	Schedule of reduction
43		of base amount
44	[(A)] (1) Less than three thousand	None
45	dollars	
46	[(B)] (2) Three thousand dollars or	
47	more, but not more than ten	amount in excess of three
48	thousand dollars	thousand dollars
4.0		
49	(B) FOR THOSE STUDENTS WHO HAVE B	
50	INCOME WHO HAVE A SPOUSE BUT NO OTH.	ER DEPENDENT, FOR INCOME TAX PURPOSES

50 INCOME WHO HAVE A SPOUSE BUT NO OTHER DEPENDENT, FOR INCOME TAX PURPOSES 51 DURING THE TAX YEAR NEXT PRECEDING THE ACADEMIC YEAR FOR WHICH APPLICA-52 TION IS MADE, THE BASE AMOUNT, AS DETERMINED IN SUBPARAGRAPH (I) OF THIS 53 PARAGRAPH, SHALL BE REDUCED IN RELATION TO INCOME AS FOLLOWS:

	S. 2	27	A. 2	
1 2	AMOUNT OF INCOME	SCHEDULE OF REDUCTION OF BASE AMOUNT		
3 4	(1) LESS THAN SEVEN THOUSAND DOLLARS	NONE		
+ 5 6 7	(2) SEVEN THOUSAND DOLLARS OR MORE, BUT LESS THAN ELEVEN THOUSAND DOLLARS	SEVEN PER CENTUM OF EXCESS OVER SEVEN THOUSAND DOLLARS		
8 9 10	(3) ELEVEN THOUSAND DOLLARS OR MORE, BUT LESS THAN EIGHTEEN THOUSAND DOLLARS	TWO HUNDRED EIGHTY DOLLARS PLUS TEN PER CENTUM OF EXCESS OVER ELEVEN THOUSAND DOLLARS		
11 12 13 14	(4) EIGHTEEN THOUSAND DOLLARS OR MORE, BUT NOT MORE THAN FORTY THOUSAND DOLLARS	NINE HUNDRED EIGHTY DOLLARS PLUS TWELVE PER CENTUM OF EXCESS OVER EIGHTEEN THOUSAND DOLLARS		
15 16				
17	PA	RT D		
$\begin{array}{c} 18\\ 19\\ 21\\ 22\\ 23\\ 45\\ 67\\ 89\\ 01\\ 23\\ 33\\ 35\\ 67\\ 89\\ 01\\ 22\\ 33\\ 35\\ 67\\ 89\\ 01\\ 22\\ 33\\ 35\\ 67\\ 89\\ 01\\ 22\\ 22\\ 22\\ 22\\ 22\\ 22\\ 22\\ 22\\ 22\\ 2$	9 amended by section 1 of part F of chapter 57 of the laws of 2009, is amended to read as follows: 1 1. Income defined. Except as otherwise provided in this section, "income" shall be the total of the combined net taxable income and income from pensions of New York state, local governments [and], the federal government AND ANY PRIVATE EMPLOYER of the applicant, the appli- cant's spouse, and the applicant's parents, INCLUDING ANY PENSION AND ANNUITY INCOME EXCLUDED FOR PURPOSES OF TAXATION PURSUANT TO PARAGRAPH THREE-A OF SUBSECTION (C) OF SECTION SIX HUNDRED TWELVE OF THE TAX LAW, as reported in New York state income tax returns for the calendar year next preceding the beginning of the school year for which application for assistance is made, except that any amount received by an applicant as a scholarship at an educational institution or as a fellowship grant, including the value of contributed services and accommodations, shall not be included within the definition of "income" for the purposes of this article. The term "parent" shall include birth parents, steppar- ents, adoptive parents and the spouse of an adoptive parent. Income, if not a whole dollar amount, shall be assumed to be equal to the next lowest whole dollar amount. Any change in the status of an applicant with regard to the persons responsible for the applicant's support occurring after the beginning of any semester shall not be considered to change the applicant's award for that semester. S 2. This act shall take effect immediately and shall be deemed to have been in full force and effect on and after July 1, 2010.			
43	PA	RT E		
44 45 46	Section 1. Section 3 of part amending the education law relating ty loan forgiveness incentive progr	to the New York state nursing	facul-	

46 ty loan forgiveness incentive program and the New York state nursing 47 faculty scholarship program, as added by section 4 of part D of chapter 48 63 of the laws of 2005, is amended to read as follows: 49 S 3. This act shall take effect on the same date and in the same 50 manner as Part H of [a] THIS chapter [of the laws of 2005 amending the

labor law and other laws relating to implementing the state fiscal plan 1 2 state fiscal year, as proposed in legislative bill the 2005-2006 for 3 numbers S.3667 and A.6841, takes effect]; provided that section two of 4 this act shall take effect on the same date and in the same manner as 5 Part I of [a] THIS chapter [of the laws of 2005 amending the labor law 6 and other laws relating to implementing the state fiscal plan for the 7 2005-2006 state fiscal year, as proposed in legislative bill numbers 8 S.3667 and A.6841, takes effect]; and provided further that this act shall expire and be deemed repealed on June 30, [2010] 2015. 9

10 S 2. This act shall take effect immediately and shall be deemed to 11 have been in full force and effect on and after June 30, 2010.

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PART F

13 Section 1. Section 17 of chapter 31 of the laws of 1985, amending the 14 education law relating to regents scholarships in certain professions, 15 as amended by section 1 of part I of chapter 57 of the laws of 2008, is 16 amended to read as follows:

17 S 17. This act shall take effect immediately; provided, however, that scholarship and loan forgiveness programs established pursuant to 18 the 19 the provisions of this act shall terminate upon the granting of such 20 awards for the 2008-2009 school year PROVIDED, HOWEVER, THAT THE REGENTS 21 PHYSICIAN LOAN FORGIVENESS PROGRAM ESTABLISHED PURSUANT TO THIS ACT 22 SHALL NOT TERMINATE UNTIL THE GRANTING OF SUCH AWARDS FOR THE 2010 - 1123 PROVIDED THAT THEFINAL DISBURSEMENT OF ANY MULTI-YEAR SCHOOL YEAR, 24 AWARDS GRANTED IN SUCH SCHOOL YEAR SHALL BE PAID.

25 S 2. This act shall take effect immediately and shall be deemed to 26 have been in full force and effect on the same date and in the same 27 manner as part I of chapter 57 of the laws of 2008 takes effect.

PART G

29 Section 1. Subdivision 4 of section 661 of the education law, as 30 amended by chapter 309 of the laws of 1996, paragraph a as amended by section 1 and paragraph c as amended, paragraphs d and e as added and 31 32 paragraph f as relettered by section 2 of part E-1 of chapter 57 of the 33 laws of 2007 and paragraph f as added by chapter 332 of the laws of 34 1998, is amended to read as follows:

4. Attendance in approved courses of study in approved institutions.36 To be eligible to receive payments from the president a student:

a. Must be matriculated in an approved program, as defined by the commissioner pursuant to article thirteen OF THIS CHAPTER, OR PURSUANT 37 38 39 TO PARAGRAPH B OF THIS SUBDIVISION, in an institution situated in the 40 state, which has been approved and operating in this state for at least 41 one year, and has been approved for participation in federal student financial aid programs authorized by Title IV of the Higher Education 42 43 Act of 1965, as amended. Nothing in this subdivision shall preclude 44 payment of an award to a recipient who receives instruction outside the 45 state, which instruction is conducted by an institution situated in the 46 state, and is part of the student's program of study at such institu-47 tion; provided, however, that nothing in this subdivision shall preclude 48 the receipt of a loan pursuant to section six hundred eighty of this article; provided, further, that students not attending institutions 49 50 eligible for participating in federal Title IV financial aid programs on or before July first, two thousand seven: (i) who received their first 51 52 award under this article before the two thousand six--two thousand seven

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academic year shall be eligible for payments until the end of the two 1 2 thousand nine--two thousand ten academic year; or (ii) who received 3 their first award under this article for the two thousand six--two thou-4 sand seven academic year through and including the two thousand nine--5 two thousand ten academic year shall be eligible for payments until the 6 end of the two thousand fourteen--two thousand fifteen academic year. 7 NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY AND THE b. 8 RULES AND REGULATIONS PROMULGATED PURSUANT THERETO, THE PRESIDENT SHALL 9 TUITION ASSISTANCE PROGRAM AWARDS AVAILABLE TO FULL-TIME RESIDENT MAKE 10 UNDERGRADUATE STUDENTS NOT CURRENTLY ELIGIBLE FOR AWARDS UNDER SUBDIVI-11 SION THREE OF SECTION SIX HUNDRED SIXTY-SEVEN OF THIS PART AND WHO ARE 12 ATTENDING AN EDUCATIONAL INSTITUTION IN THIS STATE THAT: 13 (I) IS EXEMPT FROM FEDERAL TAXATION UNDER SECTION 501(C)(3) OF THE 14 INTERNAL REVENUE CODE; AND 15 (II) HAS ITS HEADQUARTERS AND MAIN CAMPUS LOCATED WITHIN THE STATE AND FOR FUNDS UNDER TITLE IV OF THE HIGHER EDUCATION ACT OF 16 ELIGIBLE IS 17 1965, AS AMENDED; AND 18 (III) IS ACCREDITED BY AN AGENCY RECOGNIZED ΒY THE UNITED STATES 19 SECRETARY OF EDUCATION, OR BY A SUCCESSOR FEDERAL AGENCY; AND 20 (IV) ENROLLMENT IN WHICH INSTITUTION WOULD RENDER THE STUDENT ELIGIBLE 21 RECEIVE A FEDERAL PELL GRANT IN ACCORDANCE WITH SECTION ONE THOUSAND ТΟ 22 SEVENTY OF TITLE TWENTY OF THE UNITED STATES CODE, ET. SEQ. AND THE 23 REGULATIONS PROMULGATED THEREUNDER; AND 24 PROVIDES A PROGRAM OF INSTRUCTION LASTING AT LEAST THREE YEARS, (V)25 FOR WHICH THE STUDENT IS ENROLLED. 26 B-1. TUITION ASSISTANCE PROGRAM AWARDS THAT ARE MADE AVAILABLE TΟ 27 TO PARAGRAPH B OF STUDENTS PURSUANT THIS SUBDIVISION SHALL NOT BE AWARDED IF AN APPLICANT: 28 29 (I) DOES NOT MEET THE CITIZENSHIP REOUIREMENTS PURSUANT TO SUBDIVISION 30 THREE OF THIS SECTION; 31 (II) DOES NOT MEET THE INCOME REQUIREMENTS SECTION PURSUANT ТΟ SIX 32 HUNDRED SIXTY-THREE OF THIS SUBPART; 33 (III) DOES NOT MAINTAIN GOOD ACADEMIC STANDING PURSUANT TO PARAGRAPH C 34 SUBDIVISION SIX OF SECTION SIX HUNDRED SIXTY-FIVE OF THIS SUBPART, OF 35 AND IF THERE IS NO APPLICABLE EXISTING ACADEMIC STANDARDS SCHEDULE 36 PURSUANT TO SUCH SUBDIVISION, THEN SUCH RECIPIENT SHALL BE PLACED ON THE STANDARDS 37 ACADEMIC SCHEDULE APPLICABLE ТΟ STUDENTS ENROLLED IN Α 38 FOUR-YEAR OR FIVE-YEAR UNDERGRADUATE PROGRAM; 39 (IV) IS IN DEFAULT IN THE REPAYMENT OF ANY STATE OR FEDERAL STUDENT 40 TO COMPLY WITH THE TERMS OF ANY SERVICE CONDITION LOAN, HAS FAILED 41 IMPOSED BY AN ACADEMIC PERFORMANCE AWARD MADE PURSUANT TO THIS ARTICLE, 42 OR HAS FAILED TO MAKE A REFUND OF ANY AWARD; OR 43 (V) IS INCARCERATED IN ANY FEDERAL, STATE OR OTHER PENAL INSTITUTION. 44 Must be in full-time attendance, as defined by the commissioner, С. 45 except as otherwise specifically provided in THIS article [fourteen], 46 a student having completed his or her second academic year, and, for 47 must have a cumulative C average or its equivalent. The president may 48 waive the requirement that the student have a cumulative C average or 49 its equivalent for undue hardship based on: (i) the death of a relative 50 the student; (ii) the personal injury or illness of the student; or of 51 (iii) other extenuating circumstances; and 52 [c.] D. For students who first receive aid pursuant to this chapter in 53 academic year nineteen hundred ninety-six--nineteen hundred ninety-seven 54 to academic year two thousand six--two thousand seven, must have a 55 certificate of graduation from a school providing secondary education,

or the recognized equivalent of such certificate; or have achieved a

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1 passing score, as determined by the United States secretary of educa-2 tion, on a federally approved examination which demonstrates that the 3 student can benefit from the education being offered;

4 [d.] E. For students who first receive aid pursuant to this chapter in 5 academic year two thousand six--two thousand seven, must have a certif-6 icate of graduation from a recognized school providing secondary educa-7 tion within the United States, or the recognized equivalent of such 8 certificate, or have been admitted to such institution after receiving a 9 passing score on a federally approved ability to benefit test that has 10 independently administered and evaluated, as provided by the been 11 commissioner;

12 [e.] F. For students who first receive aid pursuant to this chapter in 13 academic year two thousand seven--two thousand eight or thereafter, must 14 have (i) a certificate of graduation from a school providing secondary 15 education from a state within the United States; or (ii) the recognized equivalent of such certificate; or (iii) received a passing score on a 16 federally approved ability to benefit test that has been identified by 17 18 the board of regents as satisfying the eligibility requirements of this 19 section and has been independently administered and evaluated as defined 20 by the commissioner[.];

[f. for] G. FOR students who are disabled as defined by the Americans With Disability Act of 1990, 42 USC 12101, the full-time attendance requirement is eliminated. Such disabled students may be in part-time attendance, as defined by the commissioner in order to be eligible to receive payments from the president.

26 S 2. This act shall take effect immediately and shall apply to academ-27 ic year 2011-2012 and to all subsequent academic years.

28 S 2. Severability clause. If any clause, sentence, paragraph, subdivi-29 section or part of this act shall be adjudged by any court of sion, competent jurisdiction to be invalid, such judgment shall not 30 affect, impair, or invalidate the remainder thereof, but shall be confined in 31 32 its operation to the clause, sentence, paragraph, subdivision, section 33 or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of 34 35 legislature that this act would have been enacted even if such the 36 invalid provisions had not been included herein.

37 S 3. This act shall take effect immediately provided, however, that 38 the applicable effective date of Parts A through G of this act shall be 39 as specifically set forth in the last section of such Parts.