9219--A

2009-2010 Regular Sessions

IN ASSEMBLY

October 28, 2009

- Introduced by M. of A. HOYT, TOWNS, BOYLAND, BENJAMIN, KOLB, CORWIN -read once and referred to the Committee on Education -- recommitted to the Committee on Education in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the education law, in relation to authorizing boards of cooperative educational services to contract with charter schools, clarifying that five-year charters for charter schools comprise five school years in which instruction is provided to pupils, removing the cap on the total number of charter schools in the state, allowing charter schools to operate at more than one site, authorizing the provision of facilities aid to charter schools and to authorizing charter schools to operate pre-kindergarten programs (Part A); to amend the education law, in relation to mandating an immediate review mathematics, science and technology regents standards and estabof lishing standards that are globally competitive (Part B); to amend the education law, in relation to the availability of school district and board of cooperative educational services report cards, establishing a more comprehensive school evaluation system for grading public schools within the state and establishing an educational data warehouse (Part C); and to amend the education law, in relation to evaluation of teachers and school district employee disciplinary proceedings (Part D)

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

1 Section 1. This act enacts into law major components of legislation 2 relating to the reformation of state educational standards. Each compo-3 nent is wholly contained within a Part identified as Parts A through D. 4 The effective date for each particular provision contained within such 5 Part is set forth in the last section of such Part. Any provision in any 6 section contained within a Part, including the effective date of the

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

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1 Part, which makes a reference to a section "of this act", when used in 2 connection with that particular component, shall be deemed to mean and 3 refer to the corresponding section of the Part in which it is found. 4 Section six of this act sets forth the general effective date of this 5 act.

6 $\,$ S 2. This act shall be known and may be cited as the "education reform 7 act of 2010".

8 S 3. Legislative intent. The New York state public education system, 9 from pre-kindergarten through graduation, is in need of systematic 10 reformation. Demanding and rigorous standards and accountability across schools will allow our state to become an educational spectrum of 11 the leader in the twenty-first century and will drastically improve our economy by creating educated citizens more capable of contributing 12 13 14 effectively and dynamically to the workforce. Additionally, such refor-15 mation will allow New York state to qualify as a serious competitor for 16 the federal government's education stimulus monies, the Race to the qoT 17 funds.

18 At a moment in our state's history where we face the worst budget 19 crisis to date, we should strive to improve, compete, and enhance our economic standing; we need to compete effectively for the Race to the 20 21 Top Funding and use it to implement the below reforms. Therefore, it is 22 the public interest to implement changes to the public education in 23 system that will enable New York and it citizens to accomplish these 24 qoals.

PART A

Section 1. Paragraph h of subdivision 4 of section 1950 of the education law is amended by adding a new subparagraph 8 to read as follows: (8) TO ENTER INTO CONTRACTS WITH CHARTER SCHOOLS AUTHORIZED BY ARTICLE FIFTY-SIX OF THIS CHAPTER, TO PROVIDE SERVICES AS AUTHORIZED BY THIS SECTION.

31 S 2. Paragraph (p) of subdivision 2 of section 2851 of the education 32 law, as added by chapter 4 of the laws of 1998, is amended to read as 33 follows:

(p) The term of the proposed charter, which shall not exceed five
 SCHOOL years IN WHICH INSTRUCTION IS PROVIDED TO PUPILS, PLUS ANY ADDI TIONAL PERIOD AUTHORIZED PURSUANT TO PARAGRAPH (A) OF SUBDIVISION ONE OF
 SECTION TWENTY-EIGHT HUNDRED FIFTY-THREE OF THIS ARTICLE.

38 S 3. Subdivision 9 of section 2852 of the education law, as amended by 39 section 2 of part D-2 of chapter 57 of the laws of 2007, is amended to 40 read as follows:

41 9. [The] THERE SHALL BE NO LIMIT ON THE total number of charters 42 issued pursuant to this article [shall not exceed two hundred. One hundred of such charters shall be issued on the recommendation of the 43 charter entity described in paragraph (b) of subdivision three of 44 45 section twenty-eight hundred fifty-one of this article, and one hundred 46 of such charters shall be issued on the recommendation of the other charter entities set forth in subdivision three of section twenty-eight 47 hundred fifty-one of this article, provided that up to fifty of the 48 49 additional charters authorized to be issued by the chapter of the laws two thousand seven which amended this subdivision effective July 50 of first, two thousand seven shall be reserved for a city school district 51 52 of a city having a population of one million or more]. The failure of 53 any body to issue the regulations authorized pursuant to this article shall not [effect] AFFECT the authority of a charter entity to propose a 54

1 charter to the board of regents or the board of regents' authority to 2 grant such charter. [A conversion of an existing public school to a 3 charter school or the renewal or extension of a charter shall not be 4 counted toward the numerical limits established by this subdivision.]

5 S 4. Paragraph (a) of subdivision 1 of section 2853 of the education 6 law, as added by chapter 4 of the laws of 1998, is amended to read as 7 follows:

8 Upon the approval of a charter by the board of regents, the board (a) of regents shall incorporate the charter school as an education corpo-9 10 ration for a term not to exceed five SCHOOL years IN WHICH INSTRUCTION 11 IS PROVIDED TO PUPILS, PLUS THE PERIOD COMMENCING WITH THE EFFECTIVE 12 THE CHARTER AND ENDING WITH THE OPENING OF THE SCHOOL FOR DATE OF 13 Such certificate of incorporation shall not modify or INSTRUCTION. 14 limit any terms of the charter approved by the board of regents. Upon 15 approval of an application to renew a charter, the board of regents 16 shall extend the certificate of incorporation for a term not to exceed five SCHOOL years, PLUS THE PERIOD, IF ANY, COMMENCING WITH THE EFFEC-17 TIVE DATE OF THE RENEWAL CHARTER AND ENDING WITH THE FIRST DAY OF THE 18 19 FIRST FULL SCHOOL YEAR IN WHICH INSTRUCTION IS PROVIDED UNDER THE 20 Upon termination or nonrenewal of the charter of a RENEWAL CHARTER. 21 charter school pursuant to section twenty-eight hundred fifty-five of 22 this article, the certificate of incorporation of the charter school shall be revoked by the board of regents pursuant to section two hundred 23 24 nineteen of this chapter, provided that compliance with the notice and 25 hearing requirements of such section twenty-eight hundred fifty-five of 26 this article shall be deemed to satisfy the notice and hearing requirements of such section two hundred nineteen. It shall be the duty of the 27 28 trustees of the charter school to obtain federal tax-exempt status no 29 later than one year following approval of a charter school by the board of regents. For purposes of this article, "certificate of incorporation" 30 shall mean the provisional charter issued by the board of regents to 31 form the charter school as an educational corporation pursuant to 32 33 sections two hundred sixteen and two hundred seventeen of this chapter.

S 5. Paragraph (b-1) of subdivision 1 of section 2853 of the education law, as added by chapter 4 of the laws of 1998, is amended to read as follows:

37 (b-1) An education corporation operating a charter school shall not be 38 authorized to operate more than one school [or] BUT MAY BE AUTHORIZED TO 39 house any grade at more than one site[, provided that:

40 (A) a]. A CHARTER SCHOOL HOUSING ANY GRADE AT MORE THAN ONE SITE SHALL 41 HAVE EACH SUCH ADDITIONAL SITE DEEMED AS A CHARTER ISSUED FOR THE PURPOSES OF SUBDIVISION NINE OF SECTION TWENTY-EIGHT 42 HUNDRED FIFTY-TWO 43 OF THIS ARTICLE. NOTWITHSTANDING ANY OTHER PROVISION OF THIS CHAPTER, 44 APPROVAL OF REVISIONS TO A CHARTER OR CHARTERS TO AUTHORIZE AN EDUCATION 45 CORPORATION TO HOUSE ANY GRADE OR GRADES AT MORE THAN ONE SITE, INCLUD-ING THE MERGER OR CONSOLIDATION OF EXISTING EDUCATION CORPORATIONS OPER-46 47 CHARTER SCHOOLS TO A SINGLE EDUCATION CORPORATION, SHALL BE MADE ATING 48 IN ACCORDANCE WITH PARAGRAPH (A) OF SUBDIVISION SEVEN OF SECTION TWEN-HUNDRED FIFTY-TWO OF THIS ARTICLE. UPON SUCH MERGER OR CONSOL-49 TY-EIGHT 50 IDATION, THE SURVIVING OR CONSOLIDATED EDUCATION CORPORATION, PLUS ANY 51 SUCH ADDITIONAL SITES, SHALL EACH BE COUNTED AS A CHARTER ISSUED FOR THE SUBDIVISION NINE OF SECTION TWENTY-EIGHT HUNDRED FIFTY-TWO 52 PURPOSES OF OF THIS ARTICLE. IF A CHARTER SCHOOL HAS EMPLOYEES WHO ARE MEMBERS OF A 53 54 COLLECTIVE BARGAINING ORGANIZATION PURSUANT TO ARTICLE FOURTEEN OF THE 55 CIVIL SERVICE LAW THAT MERGES OR CONSOLIDATES WITH A CHARTER SCHOOL 56 WHOSE EMPLOYEES ARE NOT MEMBERS OF A COLLECTIVE BARGAINING ORGANIZATION,

EMPLOYEES OF THE MERGED OR CONSOLIDATED CHARTER SCHOOL SHALL BE MEMBERS 1 2 OF THE COLLECTIVE BARGAINING ORGANIZATION THAT REPRESENTED LIKE POSI-3 PRIOR TO THE MERGER OR CONSOLIDATION. A charter school TIONS, ΙF ANY, 4 may operate in more than one building at a single site; and 5 [(B)] a charter school which provides instruction to its students at 6 different locations for a portion of their school day shall be deemed to 7 be operating at a single site; AND A CHARTER SCHOOL OPERATING MORE AT 8 BUT WHICH HOUSES EACH GRADE AT A SINGLE SITE SHALL BE THAN ONE SITE DEEMED TO BE OPERATING AT A SINGLE SITE. 9 10 S 6. Paragraph (c) of subdivision 2 of section 2854 of the education 11 added by chapter 4 of the laws of 1998, is amended to read as law, as 12 follows: 13 (c) A charter school shall serve one or more of the grades [one] KINDERGARTEN through twelve, and shall limit admission to pupils within 14 15 the grade levels served. Nothing herein shall prohibit a charter school 16 from establishing a [kindergarten] PRE-KINDERGARTEN program, PROVIDED 17 HOWEVER, THAT THE STUDENTS ENROLLED IN SUCH PRE-KINDERGARTEN PROGRAM SHALL NOT BE INCLUDED IN THE ENROLLMENT FOR PURPOSES OF PARAGRAPHS (A) 18 19 AND (B) OF SUBDIVISION ONE OF SECTION TWENTY-EIGHT HUNDRED FIFTY-SIX OF 20 THIS ARTICLE. 7. Subdivision 1 of section 2856 of the education law is amended by 21 S adding a new paragraph (d) to read as follows: 22 23 (D) CHARTER SCHOOL FACILITIES AID. IN THE TWO THOUSAND TEN--TWO THOU-SAND ELEVEN SCHOOL YEAR AND THEREAFTER, SUBJECT TO AN APPROPRIATION FOR 24 25 SUCH PURPOSE, THE COMMISSIONER SHALL PAY CHARTER SCHOOLS FACILITIES AID IN ACCORDANCE WITH THIS SUBDIVISION IN AN AMOUNT EQUAL TO THE LESSER OF: 26 27 THE AGGREGATE TOTAL FOR ALL SCHOOL DISTRICTS WITH RESIDENT STUDENTS (I) ATTENDING THE CHARTER SCHOOL IN THE BASE YEAR OF THE PRODUCT OF 28 FIFTEEN PERCENT, THE CHARTER SCHOOL BASIC TUITION OF THE SCHOOL DISTRICT FOR THE 29 CALCULATED PURSUANT TO PARAGRAPH (A) OF THIS SUBDIVISION AND 30 BASE YEAR THE ENROLLMENT OF CHARTER SCHOOL STUDENTS RESIDING 31 SCHOOL IN THE32 DISTRICT INTHEBASE YEAR, OR (II) THE ACTUAL COSTS INCURRED BY THE 33 CHARTER SCHOOL IN THE BASE YEAR FOR LEASE PAYMENTS AND/OR DEBT SERVICE 34 FOR CHARTER SCHOOL FACILITIES. SUCH AMOUNT SHALL BE PAID DIRECTLY TO THE 35 SCHOOL FOLLOWING SUBMISSION OF A CLAIM, NOT LATER THAN THIRTY CHARTER DAYS PRIOR TO A SCHEDULED PAYMENT, THAT CONTAINS ALL DATA REQUIRED 36 TO 37 COMPUTE THE AID, INCLUDING THE ACTUAL COSTS INCURRED FOR LEASE PAYMENTS 38 AND/OR DEBT SERVICE IN THE BASE YEAR. PAYMENTS MADE PURSUANT то THIS 39 PARAGRAPH SHALL BE MADE BY THE COMMISSIONER IN SIX SUBSTANTIALLY EQUAL 40 INSTALLMENTS EACH YEAR BEGINNING ON THE FIRST BUSINESS DAY OF JULY AND THEREAFTER, PROVIDED THAT A VALID, TIMELY CLAIM IS 41 EVERY TWO MONTHS SUBMITTED AND EACH PAYMENT MAY BE ADJUSTED BY THE COMMISSIONER 42 FOR ANY 43 UNDERPAYMENTS OR OVERPAYMENTS. FOR PURPOSES OF THIS PARAGRAPH, "BASE YEAR" AND "CURRENT YEAR" SHALL MEAN BASE YEAR AND CURRENT YEAR 44 AS SUCH 45 TERMS ARE DEFINED IN SUBDIVISION ONE OF SECTION THIRTY-SIX HUNDRED TWO 46 OF THIS CHAPTER. 47 S 8. Subdivision 1 of section 2856 of the education law, as separately amended by chapter 4 of the laws of 1998 and section 12 of part A of 48 49 chapter 57 of the laws of 2009, is amended to read as follows: 50 The enrollment of students attending charter schools shall be 1. (A) 51 included in the enrollment, attendance and, if applicable, count of students with disabilities of the school district in which the pupil 52 resides. The charter school shall report all such data to the school 53 54 districts of residence in a timely manner. Each school district shall 55 report such enrollment, attendance and count of students with disabili-

ties to the department. The school district of residence shall pay

directly to the charter school for each student enrolled in the charter 1 2 school who resides in the school district an amount equal to one hundred 3 percent of the amount calculated pursuant to paragraph f of subdivision 4 one of section thirty six hundred two of this chapter for the school 5 district for the year prior to the base year increased by the percentage 6 change in the state total approved operating expense calculated pursuant 7 to subdivision eleven of section thirty six hundred two of this chapter 8 from two years prior to the base year to the base year; provided, howevthat for the two thousand nine--two thousand ten school year, the 9 er, 10 charter school basic tuition shall be the amount payable by such 11 district as charter school basic tuition for the two thousand eight--two thousand nine school year. The school district shall also pay directly 12 13 to the charter school any federal or state aid attributable to a student 14 with a disability attending charter school in proportion to the level of 15 services for such student with a disability that the charter school 16 provides directly or indirectly. Notwithstanding anything in this section to the contrary, amounts payable pursuant to this subdivision 17 may be reduced pursuant to an agreement between the school and the char-18 ter entity set forth in the charter. Payments made pursuant to this 19 subdivision shall be made by the school district in six substantially 20 21 equal installments each year beginning on the first business day of July 22 and every two months thereafter. Amounts payable under this subdivision 23 shall be determined by the commissioner. Amounts payable to a charter 24 school in its first year of operation shall be based on the projections 25 of initial-year enrollment set forth in the charter. Such projections 26 shall be reconciled with the actual enrollment at the end of the school's first year of operation, and any necessary adjustments shall be 27 28 made to payments during the school's second year of operation.

29 (B) IN THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN SCHOOL YEAR AND THER-30 EAFTER, SUBJECT TO AN APPROPRIATION FOR SUCH PURPOSE, THE COMMISSIONER SHALL PAY CHARTER SCHOOLS FACILITIES AID IN ACCORDANCE WITH THIS SUBDI-31 32 VISION IN AN AMOUNT EQUAL TO THE LESSER OF: (I) THE AGGREGATE TOTAL FOR 33 ALL SCHOOL DISTRICTS WITH RESIDENT STUDENTS ATTENDING THE CHARTER SCHOOL BASE YEAR OF THE PRODUCT OF FIFTEEN PERCENT, THE CHARTER SCHOOL 34 IN THE 35 BASIC TUITION OF THE SCHOOL DISTRICT FOR THE BASE YEAR CALCULATED PURSU-ANT TO PARAGRAPH (A) OF THIS SUBDIVISION AND THE ENROLLMENT OF 36 CHARTER 37 SCHOOL STUDENTS RESIDING IN THE SCHOOL DISTRICT IN THE BASE YEAR, OR 38 (II) THE ACTUAL COSTS INCURRED BY THE CHARTER SCHOOL IN THEBASE YEAR 39 FOR LEASE PAYMENTS AND/OR DEBT SERVICE FOR CHARTER SCHOOL FACILITIES. 40 SUCH AMOUNT SHALL BE PAID DIRECTLY ΤO THE CHARTER SCHOOL FOLLOWING OF A CLAIM, NOT LATER THAN THIRTY DAYS PRIOR TO A SCHEDULED 41 SUBMISSION PAYMENT, THAT CONTAINS ALL DATA REQUIRED TO COMPUTE THE 42 AID, INCLUDING 43 ACTUAL COSTS INCURRED FOR LEASE PAYMENTS AND/OR DEBT SERVICE IN THE THE 44 BASE YEAR. PAYMENTS MADE PURSUANT TO THIS PARAGRAPH SHALL BE MADE BY THE 45 COMMISSIONER IN SIX SUBSTANTIALLY EQUAL INSTALLMENTS EACH YEAR BEGINNING 46 ON THE FIRST BUSINESS DAY OF JULY AND EVERY TWO MONTHS THEREAFTER, 47 PROVIDED THAT A VALID, TIMELY CLAIM IS SUBMITTED AND EACH PAYMENT MAY BE 48 ADJUSTED BY THE COMMISSIONER FOR ANY UNDERPAYMENTS OR OVERPAYMENTS. FOR 49 PURPOSES OF THIS PARAGRAPH, "BASE YEAR" AND "CURRENT YEAR" SHALL MEAN 50 YEAR AND CURRENT YEAR AS SUCH TERMS ARE DEFINED IN SUBDIVISION ONE BASE 51 OF SECTION THIRTY-SIX HUNDRED TWO OF THIS CHAPTER.

52 S 9. This act shall take effect July 1, 2010; provided that the amend-53 ments to subdivision 1 of section 2856 of the education law made by 54 section seven of this act shall be subject to the expiration and rever-55 sion of such subdivision pursuant to subdivision d of section 27 of 1 chapter 378 of the laws of 2007, as amended, when upon such date the 2 provisions of section eight of this act shall take effect.

PART B

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4 Section 1. Section 211 of the education law, as added by section 1 of part A of chapter 57 of the laws of 2007, is amended to read as follows: 5 6 S 211. Review of regents learning standards. 1. The regents shall 7 periodically review and evaluate the existing regents learning standards 8 to determine if they should be strengthened, modified or combined so as 9 to provide adequate opportunity for students to acquire the skills and knowledge they need to succeed in employment or postsecondary education 10 and to function productively as civic participants upon graduation from 11 12 high school. Such review and evaluation shall be conducted upon a sched-13 ule adopted by the regents, provided that a review and evaluation of the 14 English language arts standards shall be completed as soon as possible, but no later than the end of the two thousand seven--two thousand eight 15 school year AND PROVIDED FURTHER THAT A REVIEW AND EVALUATION OF THE 16 17 MATHEMATICS, SCIENCE AND TECHNOLOGY STANDARDS SHALL BEGIN NO LATER THAN START OF THE TWO THOUSAND TEN--TWO THOUSAND ELEVEN SCHOOL YEAR AND 18 THE 19 COMPLETED AS SOON AS POSSIBLE, BUT NO LATER THAN THE END OF THE TWO 20 THOUSAND ELEVEN--TWO THOUSAND TWELVE SCHOOL YEAR.

21 2. In conducting such reviews, the regents shall seek the recommenda-22 tions of teachers, school administrators, teacher educators and others 23 with educational expertise on improvements to the standards so that they 24 ensure that students are prepared, in appropriate progression, for post-25 secondary education or employment.

26 IN CONDUCTING REVIEWS AND EVALUATIONS OF THE MATHEMATICS, SCIENCE 3. 27 AND TECHNOLOGY STANDARDS, THE REGENTS SHALL ALSO REVIEW NATIONAL AND INTERNATIONAL STANDARDS FOR 28 MATHEMATICS, SCIENCE AND TECHNOLOGY TO ENSURE THAT REGENTS STANDARDS 29 SUFFICIENTLY STRINGENT TO PROMOTE ARE 30 STUDENT ACHIEVEMENT AND PREPARATION FOR GLOBAL COMPETITIVENESS.

31 2. The commissioner of education, or his or her designee, shall, on S or before July 1, 2012, report to the governor and the legislature regarding the results of the board of regents' review of the current 32 33 standards for mathematics, science and technology standards, 34 together 35 with the department of education's findings, conclusions, recommenda-36 tions and progress regarding the implementation of internationally 37 bench-marked standards for mathematics, science and technology stand-38 ards.

39 S 3. This act shall take effect immediately.

PART C

Section 1. Subdivisions 6 and 7 of section 1608 of the education law, subdivision 6 as amended by section 5 of part A of chapter 436 of the laws of 1997, subdivision 7 as amended by section 4 of part H of chapter 43 of the laws of 2002 and paragraph a of subdivision 7 as amended by 45 chapter 238 of the laws of 2007, are amended to read as follows:

46 Each year, the board of education shall prepare a school district 6. 47 report card, pursuant to regulations of the commissioner, and shall make it publicly available by transmitting it to local newspapers of general 48 circulation, appending it to copies of the proposed budget made publicly 49 50 available as required by law, making it available for distribution at the annual meeting, AT THE SCHOOL DISTRICT OFFICES, 51 AT ANY PUBLIC 52 FREE ASSOCIATION LIBRARY WITHIN THE DISTRICT AND ON THE LIBRARY OR

SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, and otherwise dissem-1 2 inating it as required by the commissioner. Such report card shall 3 include measures of the academic performance of the school district, on 4 school by school basis, and measures of the fiscal performance of the а 5 district, as prescribed by the commissioner. Pursuant to regulations of 6 commissioner, the report card shall also compare these measures to the 7 statewide averages for all public schools, and statewide averages for 8 public schools of comparable wealth and need, developed by the commissioner. Such report card shall include, at a minimum, any information on 9 10 the school district regarding pupil performance and expenditure per pupil required to be included in the annual report by the regents to the 11 12 governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other information required by the commissioner. 13 School districts (i) identified as having fifteen percent or more of 14 15 their students in special education, or (ii) which have fifty percent or of their students with disabilities in special education programs 16 more 17 or services sixty percent or more of the school day in a general educa-18 building, or (iii) which have eight percent or more of their tion 19 students with disabilities in special education programs in public or 20 private separate educational settings shall indicate on their school district report card their respective percentages as defined 21 in this 22 subparagraph and subparagraphs (i) and (ii) of this paragraph as 23 compared to the statewide average.

7. a. Each year, commencing with the proposed budget for the two thou-24 25 sand--two thousand one school year, the trustee or board of trustees 26 shall prepare a property tax report card, pursuant to regulations of the commissioner, and shall make it publicly available by transmitting it to 27 28 local newspapers of general circulation, appending it to copies of the 29 proposed budget made publicly available as required by law, making it 30 available for distribution at the annual meeting, AT THE SCHOOL DISTRICT OFFICES, AT ANY PUBLIC LIBRARY OR FREE ASSOCIATION LIBRARY WITHIN THE 31 32 DISTRICT AND ON THE SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, 33 otherwise disseminating it as required by the commissioner. Such and report card shall include: (i) the amount of total spending and total 34 estimated school tax levy that would result from adoption of the 35 proposed budget and the percentage increase or decrease in total 36 spend-37 ing and total school tax levy from the school district budget for the 38 preceding school year; and (ii) the projected enrollment growth for the 39 school year for which the budget is prepared, and the percentage change 40 in enrollment from the previous year; and (iii) the percentage increase the consumer price index, as defined in paragraph c of this subdivi-41 in sion; and (iv) the projected amount of the unappropriated unreserved fund balance that will be retained if the proposed budget is adopted, 42 43 the projected amount of the reserved fund balance, the projected amount 44 of the appropriated fund balance, the percentage of the proposed budget that the unappropriated unreserved fund balance represents, the actual 45 of 46 47 unappropriated unreserved fund balance retained in the school district 48 budget for the preceding school year, and the percentage of the school 49 district budget for the preceding school year that the actual unappro-50 priated unreserved fund balance represents.

51 b. A copy of the property tax report card prepared for the annual 52 district meeting shall be submitted to the department in the manner 53 prescribed by the department by the end of the business day next follow-54 ing approval of the report card by the trustee or board of trustees, but 55 no later than twenty-four days prior to the statewide uniform voting 56 day. The department shall compile such data for all school districts 1 whose budgets are subject to a vote of the qualified voters and shall 2 make such compilation available electronically at least ten days prior 3 to the statewide uniform voting day.

4 c. For purposes of this subdivision, "percentage increase in the consumer price index" shall mean the percentage that represents the product of one hundred and the quotient of: (i) the average of the 5 6 7 national consumer price indexes determined by the United States depart-8 ment of labor for the twelve-month period preceding January first of the current year minus the average of the national consumer price indexes 9 10 determined by the United States department of labor for the twelve-month period preceding January first of the prior year, divided by (ii) 11 the average of the national consumer price indexes determined by the United 12 13 States department of labor for the twelve-month period preceding January 14 first of the prior year, with the result expressed as a decimal to two 15 places.

16 S 2. Subdivisions 6 and 7 of section 1716 of the education law, subdi-17 vision 6 as amended by section 7 of part A of chapter 436 of the laws of 18 1997, subdivision 7 as amended by section 5 of part H of chapter 83 of 19 the laws of 2002 and paragraph a of subdivision 7 as amended by chapter 20 238 of the laws of 2007, are amended to read as follows:

21 Each year, the board of education shall prepare a school district 6. 22 report card, pursuant to regulations of the commissioner, and shall make 23 it publicly available by transmitting it to local newspapers of general 24 circulation, appending it to copies of the proposed budget made publicly 25 available as required by law, making it available for distribution at 26 the annual meeting, AT THE SCHOOL DISTRICT OFFICES, AT ANY PUBLIC 27 FREE ASSOCIATION LIBRARY WITHIN THE DISTRICT AND ON THE LIBRARY OR SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, and otherwise dissem-28 29 inating it as required by the commissioner. Such report card shall 30 include measures of the academic performance of the school district, on a school by school basis, and measures of the fiscal performance of the 31 32 district, as prescribed by the commissioner. Pursuant to regulations of 33 the commissioner, the report card shall also compare these measures to 34 statewide averages for all public schools, and statewide averages for public schools of comparable wealth and need, developed by the commis-35 sioner. Such report card shall include, at a minimum, any information of 36 37 the school district regarding pupil performance and expenditure per pupil required to be included in the annual report by the regents to the 38 governor and the legislature pursuant to section two hundred fifteen-a 39 40 of this chapter; and any other information required by the commissioner. School districts (i) identified as having fifteen percent or more of 41 their students in special education, or (ii) which have fifty percent or 42 43 more of their students with disabilities in special education programs 44 or services sixty percent or more of the school day in a general educa-45 tion building, or (iii) which have eight percent or more of their students with disabilities in special education programs in public or 46 47 private separate educational settings shall indicate on their school 48 district report card their respective percentages as defined in this paragraph and paragraphs (i) and (ii) of this subdivision as compared to 49 50 the statewide average.

51 7. a. Each year, commencing with the proposed budget for the two thou-52 sand--two thousand one school year, the board of education shall prepare 53 a property tax report card, pursuant to regulations of the commissioner, 54 and shall make it publicly available by transmitting it to local newspa-55 pers of general circulation, appending it to copies of the proposed 56 budget made publicly available as required by law, making it available

for distribution at the annual meeting, AT THE SCHOOL DISTRICT OFFICES, 1 2 ANY PUBLIC LIBRARY OR FREE ASSOCIATION LIBRARY WITHIN THE DISTRICT AT 3 AND ON THE SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, and other-4 wise disseminating it as required by the commissioner. Such report card 5 shall include: (i) the amount of total spending and total estimated 6 school tax levy that would result from adoption of the proposed budget 7 and the percentage increase or decrease in total spending and total school tax levy from the school district budget for the preceding school 8 year; and (ii) the projected enrollment growth for the school year for 9 10 which the budget is prepared, and the percentage change in enrollment from the previous year; and (iii) the percentage increase in the consum-11 price index, as defined in paragraph c of this subdivision; and (iv) 12 er 13 the projected amount of the unappropriated unreserved fund balance that 14 will be retained if the proposed budget is adopted, the projected amount 15 of the reserved fund balance, the projected amount of the appropriated fund balance, the percentage of the proposed budget that the unappropri-16 ated unreserved fund balance represents, the actual unappropriated unre-17 18 served fund balance retained in the school district budget for the 19 preceding school year, and the percentage of the school district budget 20 for the preceding school year that the actual unappropriated unreserved 21 fund balance represents.

22 A copy of the property tax report card prepared for the annual b. district meeting shall be submitted to the department in the manner 23 24 prescribed by the department by the end of the business day next follow-25 ing approval of the report card by the board of education, but no later 26 than twenty-four days prior to the statewide uniform voting day. The department shall compile such data for all school districts whose budg-27 28 ets are subject to a vote of the qualified voters and shall make such 29 compilation available electronically at least ten days prior to the 30 statewide uniform voting day.

31 c. For purposes of this subdivision, "percentage increase in the 32 consumer price index" shall mean the percentage that represents the 33 product of one hundred and the quotient of: (i) the average of the 34 national consumer price indexes determined by the United States department of labor for the twelve-month period preceding January first of the 35 current year minus the average of the national consumer price indexes 36 37 determined by the United States department of labor for the twelve-month period preceding January first of the prior year, divided by (ii) the 38 39 average of the national consumer price indexes determined by the United 40 States department of labor for the twelve-month period preceding January first of the prior year, with the result expressed as a decimal to two 41 42 places.

43 S 3. Subdivision 7 of section 2601-a of the education law, as added by 44 chapter 474 of the laws of 1996, is amended and a new subdivision 8 is 45 added to read as follows:

46 Each year, the board of education shall prepare a school district 7. 47 report card, pursuant to regulations of the commissioner, and shall make 48 it publicly available by transmitting it to local newspapers of general 49 circulation, appending it to copies of the proposed budget made publicly 50 available as required by law, making it available for distribution at 51 the annual meeting, AT THE SCHOOL DISTRICT OFFICES, AT ANY PUBLIC FREE ASSOCIATION LIBRARY WITHIN 52 LIBRARY OR THE DISTRICT AND ON THE SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, and otherwise dissem-53 54 inating it as required by the commissioner. Such report card shall 55 include measures of the academic performance of the school district, on 56 a school by school basis, and measures of the fiscal performance of the

district, as prescribed by the commissioner. Pursuant to regulations of 1 2 the commissioner, the report card shall also compare these measures to 3 statewide averages for all public schools, and statewide averages for 4 public schools of comparable wealth and need, developed by the commis-5 sioner. Such report card shall include, at a minimum, any information on 6 the school district regarding pupil performance and expenditure per 7 pupil required to be included in the annual report by the regents to the governor and the legislature pursuant to section two hundred fifteen-a 8 of this chapter; and any other information required by the commissioner. 9 10 School districts (i) identified as having fifteen percent or more of their students in special education, or (ii) which have fifty percent or 11 more of their students with disabilities in special education programs 12 13 or services sixty percent or more of the school day in a general educa-14 tion building, or (iii) which have eight percent or more of their 15 students with disabilities in special education programs in public or private separate educational settings shall indicate on their school 16 17 district report card their respective percentages as defined in this 18 paragraph and paragraphs (i) and (ii) of this subdivision as compared to 19 the statewide average.

(A) EACH YEAR, THE BOARD OF EDUCATION SHALL PREPARE A PROPERTY TAX 20 8. 21 REPORT CARD, PURSUANT TO THE REGULATIONS OF THE COMMISSIONER, AND SHALL 22 PUBLICLY AVAILABLE BY TRANSMITTING IT TO LOCAL NEWSPAPERS OF MAKE ITGENERAL CIRCULATION, APPENDING IT TO COPIES OF THE PROPOSED BUDGET 23 MADE 24 PUBLICLY AVAILABLE AS REQUIRED BY LAW, MAKING IT AVAILABLE FOR DISTRIB-25 UTION AT THE ANNUAL MEETING, AT THE SCHOOL DISTRICT OFFICES, AT ANY 26 PUBLIC LIBRARY OR FREE ASSOCIATION LIBRARY WITHIN THE DISTRICT, ON THE SCHOOL DISTRICT'S INTERNET WEBSITE, IF ONE EXISTS, AND OTHERWISE DISSEM-27 28 INATING IT AS REQUIRED BY THE COMMISSIONER. SUCH REPORT CARD SHALL 29 INCLUDE: (I) THE AMOUNT OF TOTAL SPENDING AND TOTAL ESTIMATED SCHOOL TAX WOULD RESULT FROM ADOPTION OF THE PROPOSED BUDGET AND THE 30 LEVY THAT PERCENTAGE INCREASE OR DECREASE IN TOTAL SPENDING AND TOTAL SCHOOL 31 TAX 32 LEVY FROM THE SCHOOL DISTRICT BUDGET FOR THE PRECEDING SCHOOL YEAR; AND 33 (II) THE PROJECTED ENROLLMENT GROWTH FOR THE SCHOOL YEAR FOR WHICH THE 34 BUDGET IS PREPARED, AND THE PERCENTAGE CHANGED IN ENROLLMENT FROM THE PREVIOUS YEAR; AND (III) THE PERCENTAGE INCREASE IN THE CONSUMER 35 PRICE DEFINED IN PARAGRAPH (C) OF THIS SUBDIVISION; AND (IV) THE 36 INDEX, AS 37 PROJECTED AMOUNT OF THE UNAPPROPRIATED UNRESERVED FUND BALANCE THAT WILL 38 BE RETAINED IF THE PROPOSED BUDGET IS ADOPTED, THE PROJECTED AMOUNT OF THE RESERVED FUND BALANCE, THE PROJECTED AMOUNT OF THE APPROPRIATED FUND 39 40 BALANCE, THE PERCENTAGE OF THE PROPOSED BUDGET THAT THE UNAPPROPRIATED UNRESERVED FUND BALANCE REPRESENTS, THE ACTUAL UNAPPROPRIATED UNRESERVED 41 FUND BALANCE RETAINED IN THE SCHOOL DISTRICT BUDGET FOR THE 42 PRECEDING 43 SCHOOL YEAR, AND THE PERCENTAGE OF THE SCHOOL DISTRICT BUDGET FOR THE 44 PRECEDING SCHOOL YEAR THAT THE ACTUAL UNAPPROPRIATED UNRESERVED FUND 45 BALANCE REPRESENTS.

THE PROPERTY TAX REPORT CARD PREPARED FOR THE ANNUAL 46 A COPY OF (B) 47 DISTRICT MEETING SHALL BE SUBMITTED TO THE DEPARTMENT INTHEMANNER 48 PRESCRIBED BY THE DEPARTMENT BY THE END OF THE BUSINESS DAY NEXT FOLLOW-49 ING APPROVAL OF THE REPORT CARD BY THE BOARD OF EDUCATION, BUT NO LATER 50 TWENTY-FOUR DAYS PRIOR TO THE STATEWIDE UNIFORM VOTING DAY. THAN THE 51 DEPARTMENT SHALL COMPILE SUCH DATA FOR ALL SCHOOL DISTRICTS WHOSE BUDG-ETS ARE SUBJECT TO A VOTE OF THE QUALIFIED VOTERS AND 52 SHALL MAKE SUCH COMPILATION AVAILABLE ELECTRONICALLY AT LEAST TEN DAYS PRIOR TO THE 53 54 STATEWIDE UNIFORM VOTING DAY.

55 (C) FOR PURPOSES OF THIS SUBDIVISION, "PERCENTAGE INCREASE IN THE 56 CONSUMER PRICE INDEX" SHALL MEAN THE PERCENTAGE THAT REPRESENTS THE

PRODUCT OF ONE HUNDRED AND THE OUOTIENT OF: (I) THE AVERAGE 1 OF THE 2 NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPART-3 MENT OF LABOR FOR THE TWELVE-MONTH PERIOD PRECEDING JANUARY FIRST OF THE 4 CURRENT YEAR MINUS THE AVERAGE OF THE NATIONAL CONSUMER PRICE INDEXES 5 DETERMINED BY THE UNITED STATES DEPARTMENT OF LABOR FOR THE TWELVE-MONTH 6 PERIOD PRECEDING JANUARY FIRST OF THE PRIOR YEAR, DIVIDED BY (II)THE 7 OF THE NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED AVERAGE 8 STATES DEPARTMENT OF LABOR FOR THE TWELVE-MONTH PERIOD PRECEDING JANUARY 9 FIRST OF THE PRIOR YEAR, WITH THE RESULT EXPRESSED AS A DECIMAL TO TWO 10 PLACES.

11 S 4. Paragraph kk of subdivision 4 of section 1950 of the education 12 law, as added by section 13 of part A of chapter 436 of the laws of 13 1997, is amended to read as follows:

14 kk. For the nineteen hundred ninety-seven--ninety-eight school year 15 and thereafter, the board of cooperative educational services (BOCES) shall prepare a BOCES report card, pursuant to regulations of the 16 17 commissioner, and shall make it publicly available by transmitting it to 18 local newspapers of general circulation, appending it to copies of the proposed administrative budget made publicly available as required by law, making it available for distribution at the annual meeting, AT THE 19 20 21 BOARD OF COOPERATIVE EDUCATIONAL SERVICES OFFICES, AND ON THE BOARD OF 22 COOPERATIVE EDUCATIONAL SERVICES INTERNET WEBSITE, IF ONE EXISTS, and 23 otherwise disseminating it as required by the commissioner. Such report card shall include measures of the academic performance of the board of 24 25 cooperative educational services, on a school by school or program by program basis, and measures of the fiscal performance of the supervisory 26 27 district, as prescribed by the commissioner. Pursuant to regulations of commissioner, the report card shall also compare these measures to 28 the 29 statewide averages for all boards of cooperative educational services. Such report card shall include, at a minimum, any information of the 30 board of cooperative educational services regarding pupil performance 31 32 and expenditure per pupil required to be included in the annual report 33 by the regents to the governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other information 34 35 required by the commissioner.

36 S 5. Subdivision 39 of section 305 of the education law, as amended by 37 section 3 of part A of chapter 57 of the laws of 2008, is amended and a 38 new subdivision 42 is added to read as follows:

39 39. The commissioner shall develop a school leadership report card and 40 separate school progress report card to assist boards of education, а the state and the public in assessing the performance of school leaders, 41 including superintendents of schools and building principals, and the 42 43 schools that they lead. The report cards shall include an assessment of 44 the school's progress in achieving standards of excellence. By January first, two thousand nine, the commissioner shall develop such standards 45 of excellence which shall include, but not be limited to, parent 46 47 involvement, curriculum, teacher quality, and accountability measures as set forth in section two hundred eleven-a of this title. The commission-48 er shall promulgate regulations requiring the trustees or boards of education of every common, union free, central, central high school and 49 50 and city school district, and the chancellor of a city school district in a 51 city of one million or more inhabitants, to attach copies of such report 52 53 cards to the statement of estimated expenditures pursuant to section 54 sixteen hundred eight or seventeen hundred sixteen of this chapter, 55 where applicable, and to otherwise make the report cards publicly available in the same manner as a school district report card WITHIN THIRTY 56

DAYS OF THE DATE UPON WHICH THE DEPARTMENT PROVIDES THE REPORT CARD TO 1 2 THE DISTRICT. 3 42. NO LATER THAN JUNE THIRTIETH, TWO THOUSAND ELEVEN, THE COMMISSION-4 ER SHALL DEVELOP AND IMPLEMENT LETTER GRADING SYSTEMS WITH VALUES DESIG-5 NATED IN DESCENDING ORDER FROM A TO F TO TRANSLATE THE CURRENT ACCOUNT-6 ABILITY MEASURES UNDER STATE AND FEDERAL LAW INTO A MORE TRANSPARENT AND 7 COMPREHENSIVE SYSTEM. SUCH LETTER GRADING SYSTEM SHALL INCORPORATE 8 SCHOOL AND SCHOOL DISTRICT ACCOUNTABILITY WHILE EXISTING MEASURES OF ALSO INCORPORATING STUDENT PERFORMANCE GROWTH. 9 10 S 6. This act shall take effect July 1, 2010. 11 PART D 12 Section 1. Paragraph a of subdivision 2 of section 3012-b of the education law, as amended by section 1 of part C of chapter 57 of the 13 14 laws of 2008, is amended to read as follows: a. evaluation of the extent to which the teacher successfully utilized 15 analysis of available student performance data and other relevant infor-16 17 mation when providing instruction [but the teacher shall not be granted or denied tenure based on student performance data]; 18 19 S 2. Subdivision 2 of section 3001 of the education law, as amended by 20 chapter 658 of the laws of 2002, is amended to read as follows: 2. Not in possession of a teacher's certificate issued under the authority of this chapter or a diploma issued on the completion of a 21 22 23 course in state college for teachers or state teachers college of this state; PROVIDED THAT PROVISIONS OF THIS SUBDIVISION SHALL NOT APPLY 24 TO PERSONS WHO ARE RECOMMENDED FOR CERTIFICATION AS A TEACHER OR PRINCIPAL 25 26 BY AN EDUCATION-ORIENTED ORGANIZATION APPROVED BY THE DEPARTMENT. 27 The provisions of this subdivision shall not prohibit a certified teacher from permitting a practice or cadet teacher enrolled in an 28 approved teacher education program from teaching a class without the 29 30 presence of the certified teacher in the classroom provided the class-31 room certified teacher is available at all times and retains supervision of the practice or cadet teacher. The number of certified teachers shall 32 33 not be diminished by reason of the presence of cadet teachers. 34 S 3. Subdivision 2 of section 3001 of the education law, as amended by 35 chapter 538 of the laws of 1973, is amended to read as follows: 2. Not in possession of a teacher's certificate issued under the 36 authority of this chapter or a diploma issued on the completion of a 37 38 course in state college for teachers or state teachers college of this 39 state; PROVIDED THAT PROVISIONS OF THIS SUBDIVISION SHALL NOT APPLY TO PERSONS WHO ARE RECOMMENDED FOR CERTIFICATION AS A TEACHER OR PRINCIPAL 40 41 BY AN EDUCATION-ORIENTED ORGANIZATION APPROVED BY THE DEPARTMENT. 42 The provisions of this subdivision shall not prohibit a certified teacher from permitting a practice or cadet teacher enrolled in an approved teacher education program from teaching a class without the 43 44 45 presence of the certified teacher in the classroom provided the class-46 room certified teacher is available at all times and retains supervision 47 of the practice or cadet teacher. The number of certified teachers shall not be diminished by reason of the presence of cadet teachers. 48 49 4. Subdivision 6 of section 3004 of the education law, as added by S 50 section 5 of part A of chapter 57 of the laws of 2007, is amended to read as follows:

51 read as follows: 52 6. The regents and the commissioner shall review the alternative 53 teacher preparation programs available to candidates for teaching 54 certificates under the regulations of the commissioner in the two thou-

sand seven--two thousand eight school year and shall [consider means of 1 expanding] EXPAND the availability of such preparation [in the future] 2 3 TWO THOUSAND TEN--TWO NO LATER THAN THE END OF THE THOUSAND ELEVEN 4 SCHOOL YEAR, while maintaining teacher quality. The regents and the 5 commissioner shall develop programs to assist in the expansion of alter-6 native teacher preparation programs, INCLUDING AUTHORIZING EDUCATION-OR-7 IENTED ORGANIZATIONS OTHER THAN SCHOOLS OF EDUCATION TO RECOMMEND TEACH-8 ERS AND PRINCIPALS FOR CERTIFICATION.

9 S 5. Paragraph (b) of subdivision 2 of section 3020-a of the education 10 law, as separately amended by chapters 296 and 325 of the laws of 2008, 11 is amended to read as follows:

12 (b) The employee may be suspended pending a hearing on the charges and 13 final determination thereof. The suspension shall be with pay FOR A the 14 PERIOD OF ONE HUNDRED TWENTY DAYS, except the employee may be suspended 15 without pay IMMEDIATELY if the employee has entered a guilty plea to or 16 has been convicted of a felony crime concerning the criminal sale or 17 possession of a controlled substance, a precursor of a controlled 18 substance, or drug paraphernalia as defined in article two hundred twen-19 ty or two hundred twenty-one of the penal law; or a felony crime involv-20 ing the physical abuse of a minor or student. The employee shall be terminated without a hearing, as provided for in this section, upon 21 22 conviction of a sex offense, as defined in subparagraph two of paragraph 23 b of subdivision seven-a of section three hundred five of this chapter. 24 the extent this section applies to an employee acting as a school То 25 administrator or supervisor, as defined in subparagraph three of paragraph b of 26 subdivision seven-b of section three hundred five of this 27 chapter, such employee shall be terminated without a hearing, as 28 in this section, upon conviction of a felony offense provided for 29 defined in subparagraph two of paragraph b of subdivision seven-b of 30 section three hundred five of this chapter.

31 S 6. Subdivisions 3, 4 and 5 of section 3020-a of the education law, 32 as amended by chapter 691 of the laws of 1994, are amended and a new 33 subdivision 6 is added to read as follows:

Hearings. a. Notice of hearing. Upon receipt of a request for a 34 3. 35 hearing in accordance with subdivision two of this section, the commissioner [of education] shall forthwith notify the American Arbitration 36 37 Association (hereinafter "association") of the need for a hearing and 38 shall request the association to provide to the commissioner forthwith a 39 list of names of persons [chosen by the association] from the associ-40 ation's panel of labor arbitrators to potentially serve as hearing officers together with relevant biographical information on each arbitrator. 41 Upon receipt of said list and biographical information, the commissioner 42 43 [of education] shall [forthwith send a copy of both simultaneously] 44 WITHIN TENBUSINESS DAYS APPOINT A HEARING OFFICER FROM SAID LIST OF 45 NAMES PROVIDED BY THE ASSOCIATION. UPON APPOINTMENT, THE COMMISSIONER SHALL IMMEDIATELY SEND NOTIFICATION OF THE HEARING OFFICER APPOINTED to 46 47 the employing board and the employee.

48 b. [(i)] APPOINTMENT. APPOINTMENT FROM SUCH LIST SHALL BE MADE ON Α 49 SEQUENTIAL BASIS BEGINNING WITH THE FIRST NAME APPEARING ON SUCH LIST. 50 HEARING OFFICER DECLINE APPOINTMENT, SHOULD THAT OR IF, WITHIN 51 FORTY-EIGHT HOURS, THE HEARING OFFICER FAILS TO RESPOND OR IS UNREACHA-BLE AFTER REASONABLE EFFORTS BY THE COMMISSIONER, EACH SUCCESSIVE 52 HEAR-53 ING OFFICER WHOSE NAME NEXT APPEARS ON THE LIST SHALL BE OFFERED AN 54 APPOINTMENT, UNTIL SUCH APPOINTMENT IS ACCEPTED. ARBITRATORS MAY NOT 55 ACCEPT AN APPOINTMENT UNLESS THEY ARE AVAILABLE TO COMMENCE AND COMPLETE 56 HEARING WITHIN THE TIME FRAMES SPECIFIED IN THIS SECTION. AN THE

ARBITRATOR'S UNEXCUSED FAILURE TO COMPLY WITH THE TIME FRAMES SPECIFIED 1 2 IN THIS SECTION SHALL BE DEEMED GOOD AND SUFFICIENT GROUNDS FOR DISQUAL-3 HER FROM CONSIDERATION FOR APPOINTMENT FROM SUCH LIST IFYING HIM OR 4 SPECIFIED IN PARAGRAPH A OF THIS SUBDIVISION. IF, AFTER COMMENCEMENT OF 5 A HEARING AND BY MUTUAL AGREEMENT OF THE PARTIES, THE HEARING OFFICER IS 6 INCAPACITATED OR OTHERWISE UNAVAILABLE OR UNWILLING TO CONTINUE DEEMED 7 THE HEARING OR ISSUE THE DECISION, THE COMMISSIONER SHALL RESCIND THE 8 APPOINTMENT OF THE HEARING OFFICER AND APPOINT A NEW HEARING OFFICER IN 9 ACCORDANCE WITH THE PROCEDURES AS SET FORTH IN THIS SUBDIVISION, AND THE 10 NEW HEARING OFFICER SHALL RESUME AND CONTINUE THE HEARING AT THE POINT 11 AT WHICH IT WAS INTERRUPTED.

12 C. TRAINING PROGRAM. (I) THE COMMISSIONER SHALL ESTABLISH A TRAINING 13 PROGRAM WHICH SHALL BE COMPLETED TO THE SATISFACTION OF THE COMMISSIONER 14 AS A CONDITION FOR ELIGIBILITY FOR INCLUSION ON THE LIST OF NAMES OF 15 PERSONS FROM THE ASSOCIATION'S PANEL OF LABOR ARBITRATORS TO POTENTIALLY 16 SERVE AS HEARING OFFICERS UNDER THIS SECTION.

17 (II) EFFECTIVE SIX MONTHS FROM THE EFFECTIVE DATE OF THIS SUBPARA-18 GRAPH, AS A CONDITION FOR ELIGIBILITY FOR INCLUSION ON THE LIST OF NAMES 19 OF PERSONS CHOSEN BY THE ASSOCIATION FROM THE ASSOCIATION'S PANEL OF 20 LABOR ARBITRATORS TO POTENTIALLY SERVE AS A HEARING OFFICER, AN ARBITRA-21 TOR SHALL:

(A) HAVE SUCCESSFULLY COMPLETED A TRAINING PROGRAM PURSUANT TO SUBPAR AGRAPH (I) OF THIS PARAGRAPH;

24 (B) ATTEND SUCH PERIODIC UPDATE PROGRAMS AS MAY BE SCHEDULED BY THE 25 COMMISSIONER;

26 (C) POSSESS KNOWLEDGE OF, AND THEABILITY TO UNDERSTAND, THE 27 OF APPLICABLE LAW AND REGULATIONS PERTAINING TO THE DISCI-PROVISIONS 28 PLINE OF TENURED EMPLOYEES UNDER THIS SECTION AND ADMINISTRATIVE AND 29 JUDICIAL INTERPRETATIONS OF SUCH LAW AND REGULATIONS;

30 (D) POSSESS KNOWLEDGE OF THE PROCEDURES INVOLVED IN CONDUCTING A HEAR-31 ING, AND IN REACHING AND WRITING A DECISION AND THE ABILITY TO CONDUCT 32 HEARINGS IN ACCORDANCE WITH APPROPRIATE, STANDARD LEGAL PRACTICE; AND

33 (E) ANNUALLY SUBMIT, IN A FORMAT AND BY A DATE PRESCRIBED BY THE 34 COMMISSIONER, A CERTIFICATION THAT THE HEARING OFFICER MEETS THE 35 REQUIREMENTS OF THIS SUBDIVISION.

(III) THE COMMISSIONER SHALL ESTABLISH STANDARDS ALLOWING ARBITRATORS
 TO DOCUMENT THEIR QUALIFICATION TO BE IMMEDIATELY ELIGIBLE FOR APPOINT MENT FROM SUCH LIST SPECIFIED IN PARAGRAPH A OF THIS SUBDIVISION.

39 D. Hearing officers. All hearings pursuant to this section shall be 40 conducted before and by a single hearing officer selected as provided for in this section. A hearing officer shall not be eligible to serve 41 such if he or she is a resident of the school district, other than 42 as 43 the city of New York, under the jurisdiction of the employing board, an 44 employee, agent or representative of the employing board or of any labor 45 organization representing employees of such employing board, has served as such agent or representative within two years of the date of 46 the 47 scheduled hearing, or if he or she is then serving as a mediator or fact 48 finder in the same school district. Notwithstanding any other provision 49 of law, the hearing officer shall be compensated by the department with 50 customary fee paid for service as an arbitrator under the auspices the 51 of the association for each day of actual service plus necessary travel and other reasonable expenses incurred in the performance of his or her 52 53 duties. All other expenses of the disciplinary proceedings shall be paid 54 in accordance with rules promulgated by the commissioner [of education]. 55 [(ii) Not later than ten days after the date the commissioner mails to

56 the employing board and the employee the list of potential hearing offi-

1 cers and biographies provided to the commissioner by the association, 2 the employing board and the employee, individually or through their 3 agents or representatives, shall by mutual agreement select a hearing 4 officer from said list to conduct the hearing and shall notify the 5 commissioner of their selection.

6 (iii) If the employing board and the employee fail to agree on an 7 arbitrator to serve as a hearing officer from said list and so notify 8 the commissioner within ten days after receiving the list from the 9 commissioner, the commissioner shall request the association to appoint 10 a hearing officer from said list.

11 (iv) In those cases in which the employee elects to have the charges heard by a hearing panel, the hearing panel shall consist of the hearing 12 selected in accordance with this subdivision, and two addi-13 officer, 14 tional persons, one selected by the employee and one selected by the 15 employing board, from a list maintained for such purpose by the commissioner of education. The list shall be composed of professional person-16 with administrative or supervisory responsibility, professional 17 nel 18 personnel without administrative or supervisory responsibility, chief 19 school administrators, members of employing boards and others selected from lists of nominees submitted to the commissioner by statewide organ-20 21 izations representing teachers, school administrators and supervisors 22 the employing boards. Hearing panel members other than the hearing and officer shall be compensated by the department of education at the rate 23 one hundred dollars for each day of actual service plus necessary 24 of 25 travel and subsistence expenses. The hearing officer shall be compen-26 sated as set forth in this subdivision. The hearing officer shall be the 27 chairman of the hearing panel.

E. Hearing procedures. (i) The commissioner [of education] shall 28 c.] 29 have the power to establish necessary rules and procedures for the 30 conduct of hearings under this section. Such rules shall not require compliance with technical rules of evidence. 31 Hearings shall be 32 conducted by the hearing officer [selected] APPOINTED pursuant to [para-33 graph] PARAGRAPHS A AND b of this subdivision with full and fair disclosure of [the nature of the case and evidence against the employee] ALL 34 35 MATERIAL RELEVANT TO THE PROSECUTION OR DEFENSE OF THIS ACTION by the [employing board] PARTIES TEN BUSINESS DAYS PRIOR TO THE FIRST HEARING 36 37 DATE and shall be public or private at the discretion of the employee. employee shall have a reasonable opportunity to defend himself or 38 The herself and an opportunity to testify in his or her own behalf. 39 The 40 employee shall not be required to testify, HOWEVER, THIS RIGHT SHALL NOT CONSTRUED TO MEAN THAT THE EMPLOYEE MAY REFUSE TO COOPERATE IN THE 41 ΒE EMPLOYING SCHOOL DISTRICT'S INVESTIGATION OF ALLEGATIONS OF MISCONDUCT 42 43 INCOMPETENCE RAISED AGAINST HIM OR HER. Each party shall have the OR 44 right to be represented by counsel, to subpoena witnesses, and to cross-45 examine witnesses. All testimony taken shall be under oath which the hearing officer is hereby authorized to administer. A competent stenog-46 47 rapher, designated by the commissioner [of education] and compensated by 48 the [state education] department, shall keep and transcribe a record of the proceedings at each such hearing. A copy of the transcript of the hearings shall, upon request, be furnished without charge to the employ-49 50 51 ee and the board of education involved.

(ii) The hearing officer [selected] APPOINTED to conduct a hearing under this section shall, within [ten to fifteen] THIRTY days of agreeing to serve as such, hold a pre-hearing conference which shall be held in the school district or county seat of the county, or any county, wherein the employing school board is located. The pre-hearing confer-

ence shall be limited in length to one day except that the hearing officer, in his or her discretion, may allow one additional day for good cause shown.

3 4 (iii) At the pre-hearing conference the hearing officer shall have the 5 power to: 6

(A) issue subpoenas;

7 (B) hear and decide all motions, including but not limited to motions 8 to dismiss the charges;

(C) hear and decide all applications for bills of particular or 9 10 requests for production of materials or information, including, but not 11 limited to, any witness statement (or statements), investigatory state-(or statements) or note (notes), exculpatory evidence or any other 12 ment evidence, including district or student records, relevant and material 13 14 to the employee's defense.

15 (iv) Any pre-hearing motion or application relative to the sufficiency 16 the charges, application or amendment thereof, or any preliminary 17 matters shall be made upon written notice to the hearing officer and the 18 adverse party no less than five days prior to the date of the pre-hearing conference. Any pre-hearing motions or applications not made as 19 20 provided for herein shall be deemed waived except for good cause as 21 determined by the hearing officer.

22 (v) [In the event that at the pre-hearing conference the employing board presents evidence that the professional license of the employee 23 has been revoked and all judicial and administrative remedies have been 24 25 exhausted or foreclosed, the hearing officer shall schedule the date, 26 time and place for an expedited hearing, which hearing shall commence not more than seven days after the pre-hearing conference and which 27 shall be limited to one day. The expedited hearing shall be held in the 28 29 local school district or county seat of the county or any county, where-30 in the said employing board is located. The expedited hearing shall not postponed except upon the request of a party and then only for good 31 be 32 cause as determined by the hearing officer. At such hearing, each party 33 shall have equal time in which to present its case] ALL RULINGS ON SHALL BE PLACED ON THE RECORD WITH A FULL EXPLANA-34 SUBSTANTIVE MOTIONS 35 TION OF THE HEARING OFFICER'S REASONING.

(vi) During the pre-hearing conference, the hearing officer shall 36 37 determine the reasonable amount of time necessary for a final hearing on the charge or charges and shall schedule the location, time(s) and date(s) for the final hearing. The final hearing shall be held in the 38 39 40 local school district or county seat of the county, or any county, wherein the said employing school board is located. In the event that the 41 hearing officer determines that the nature of the case requires 42 the 43 final hearing to last more than one day, the days that are scheduled for 44 the final hearing shall be consecutive. The day or days scheduled for 45 the final hearing shall not be postponed except upon the request of a party and then only for good cause shown as determined by the hearing 46 47 officer. In all cases, the final hearing shall be completed no later 48 than [sixty] ONE HUNDRED TWENTY days after the pre-hearing conference 49 unless the hearing officer determines that extraordinary circumstances 50 warrant a limited extension.

51 Post hearing procedures. (a) The hearing officer shall render a 4. 52 written decision within thirty days of the last day of the final hear-[or in the case of an expedited hearing within ten days of such 53 ing, 54 expedited hearing,] and shall forthwith forward a copy thereof to the 55 commissioner [of education] who shall immediately forward copies of the decision to the employee and to the clerk or secretary of the employing 56

board. The written decision shall include the hearing officer's findings 1 2 his or her conclusions with regard to each fact on each charge, of 3 charge based on said findings and shall state what penalty or other 4 action, if any, shall be taken by the employing board. At the request of the employee, in determining what, if any, penalty or other action shall be imposed, the hearing officer shall consider the extent to which the 5 6 7 employing board made efforts towards correcting the behavior of the employee which resulted in charges being brought under this section through means including but not limited to: remediation, peer inter-8 9 10 vention or an employee assistance plan. In those cases where a penalty 11 is imposed, such penalty may be a written reprimand, a fine, suspension for a fixed time without pay, or dismissal. In addition to or in lieu of the aforementioned penalties, the hearing officer, where he or she deems 12 13 14 appropriate, may impose upon the employee remedial action including but 15 not limited to leaves of absence with or without pay, continuing education and/or study, a requirement that the employee seek counseling or 16 17 medical treatment or that the employee engage in any other remedial or 18 combination of remedial actions.

19 (b) Within fifteen days of receipt of the hearing officer's decision 20 the employing board shall implement the decision. If the employee is 21 acquitted he or she shall be restored to his or her position with full 22 pay for any period of suspension without pay and the charges expunged from the employment record. If an employee who was convicted of a felony 23 crime specified in paragraph (b) of subdivision two of this section, has 24 25 said conviction reversed, the employee, upon application, shall be enti-26 tled to have his OR HER pay and other emoluments restored, for the period from the date of his OR HER suspension to the date of the decision. 27

The hearing officer shall indicate in the decision whether any of 28 (C) 29 the charges brought by the employing board were frivolous as defined in 30 section eight thousand three hundred three-a of the civil practice law and rules. If the hearing [officers] OFFICER finds that all of the 31 32 charges brought against the employee were frivolous, the hearing officer 33 shall order the employing board to reimburse the [state education] department the reasonable costs [said] THE department incurred as a 34 35 result of the proceeding and to reimburse the employee the reasonable costs, including but not limited to reasonable attorneys' fees, 36 the 37 employee incurred in defending the charges. If the hearing officer finds 38 that some but not all of the charges brought against the employee were frivolous, the hearing officer shall order the employing board to reim-39 40 burse the [state education] department a portion, in the discretion of the hearing officer, of the reasonable costs said department incurred as 41 a result of the proceeding and to reimburse the employee a portion, 42 in 43 the discretion of the hearing officer, of the reasonable costs, includ-44 ing but not limited to reasonable attorneys' fees, the employee incurred 45 in defending the charges.

5. Appeal. A. Not later than ten days after receipt of the hearing 46 47 officer's decision, THEEMPLOYEE OR THE EMPLOYING BOARD MAY MAKE AN 48 APPLICATION FOR REVIEW OF THE HEARING OFFICER'S DECISION TO THE STATE 49 TENURED TEACHERS AND ADMINISTRATORS DISCIPLINARY REVIEW PANEL, (HEREAFT-50 TO IN THIS SUBDIVISION AS "THE REVIEW PANEL"), ESTABLISHED ER REFERRED 51 FOR THAT PURPOSE WITHIN THE DEPARTMENT IN ACCORDANCE WITH SUBDIVISION FORTY-THREE OF SECTION THREE HUNDRED FIVE OF THIS CHAPTER, AND THE RULES 52 AND REGULATIONS PROMULGATED BY THE COMMISSIONER. THE REVIEW PANEL MAY 53 54 MODIFY OR REVERSE THE DECISION OF A HEARING OFFICER AS APPROPRIATE ТО 55 EFFECTUATE THE PURPOSES OF THIS SECTION. THE DECISIONS OF THE PROPERLY REVIEW PANEL SHALL CONSTITUTE BINDING DECISIONAL LAW UNTIL MODIFIED 56 OR

REVERSED ON APPEAL BY EITHER PARTY BY A STATE SUPREME COURT OR BY AN 1 2 APPELLATE COURT ON FURTHER APPEAL. REVIEW PANEL DECISIONS SHALL ΒE 3 TO RULES AND REGULATIONS PROMULGATED BY THE COMMIS-PUBLISHED PURSUANT 4 SIONER AND IN THE SAME MANNER AS ADMINISTRATIVE DECISIONS FROM OTHER 5 STATE AGENCIES.

6 B. NOT LATER THAN TEN DAYS AFTER RECEIPT OF THE DECISION OF THE REVIEW 7 PANEL, the employee or the employing board may make an application to the New York state supreme court to vacate or modify the decision of the 8 [hearing officer] REVIEW PANEL pursuant to section seven thousand five 9 10 hundred eleven of the civil practice law and rules. [The court's review shall be limited to the grounds set forth in such section.] The [hear-11 12 ing] REVIEW panel's determination shall be deemed to be final for the 13 purpose of such proceeding.

14 C. In no case shall the filing or the pendency of an [appeal] APPLICA-15 TION FOR REVIEW BY THE STATE REVIEW PANEL OR AN APPEAL TO THE COURTS 16 delay the implementation of the decision of the hearing officer.

6. IMMEDIATE REMOVAL. A. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A 17 ENJOYING THE BENEFITS OF TENURE AS PROVIDED IN SUBDIVISION THREE 18 PERSON 19 OF SECTION ELEVEN HUNDRED TWO, OR SECTION TWENTY-FIVE HUNDRED NINE, TWENTY-FIVE HUNDRED SEVENTY-THREE, TWENTY-FIVE HUNDRED NINETY-J, THREE 20 21 THOUSAND TWELVE OR THREE THOUSAND FOURTEEN OF THIS CHAPTER SHALL LOSE 22 BENEFITS AND SHALL BE IMMEDIATELY REMOVED FROM EMPLOYMENT BY THE SUCH 23 EMPLOYING BOARD OF EDUCATION UPON CONVICTION OF ANY OFFENSE RELATED ΤO 24 CHILD ABUSE; CHILD ABUSE IN AN EDUCATIONAL SETTING AS DEFINED IN SECTION 25 ELEVEN HUNDRED TWENTY-FIVE OF THIS CHAPTER; OR ANY OTHER FELONY OFFENSE 26 THAT AFFECTS THE OPERATION OF A SCHOOL DISTRICT; OR, UPON REVOCATION OF PROFESSIONAL CERTIFICATE PURSUANT TO SUBDIVISION SEVEN OF SECTION 27 А 28 THREE HUNDRED FIVE OF THIS CHAPTER.

29 B. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, NO PERSON ENJOYING THE BENEFITS OF TENURE AS PROVIDED IN SUBDIVISION THREE OF SECTION ELEVEN 30 HUNDRED TWO, OR SECTION TWENTY-FIVE HUNDRED NINE, TWENTY-FIVE HUNDRED 31 32 SEVENTY-THREE, TWENTY-FIVE HUNDRED NINETY-J, THREE THOUSAND TWELVE OR 33 THREE THOUSAND FOURTEEN OF THIS CHAPTER WHO FAILS TO RECEIVE A PROFES-SIONAL CERTIFICATE WITHIN THE STATUTORY TIMEFRAME AS REQUIRED BY SECTION 34 35 THOUSAND FOUR OF THIS ARTICLE SHALL RETAIN SUCH BENEFITS AND MAY THREE BE IMMEDIATELY REMOVED FROM EMPLOYMENT BY A BOARD OF EDUCATION. 36

37 C. ANY EMPLOYEE OF A SCHOOL DISTRICT SUBJECT TO IMMEDIATE TERMINATION 38 THE PROVISIONS OF THIS SECTION SHALL HAVE FIVE BUSINESS DAYS FROM UNDER 39 THE NOTICE OF TERMINATION IN WHICH TO PROVIDE DOCUMENTARY EVIDENCE 40 ESTABLISHING TO THE SATISFACTION OF THE EMPLOYING BOARD THAT HE OR SHE IS NOT THE SAME INDIVIDUAL REFERENCED IN THE ACTION TRIGGERING 41 HIS OR 42 HER REMOVAL.

43 S 7. Section 305 of the education law is amended by adding a new 44 subdivision 43 to read as follows:

45 43. A. THE COMMISSIONER SHALL ESTABLISH THE STATE TENURED TEACHERS AND ADMINISTRATORS DISCIPLINARY REVIEW PANEL, (HEREAFTER REFERRED TO IN THIS 46 47 SUBDIVISION AS THE "PANEL"). THE PANEL SHALL CONSIST OF NO LESS THAN 48 THREE MEMBERS APPOINTED BY THECOMMISSIONER. PANEL MEMBERS SHALL BE 49 EMPLOYED BY THE DEPARTMENT AND THEIR SALARY SHALL BE DETERMINED AND PAID 50 BY THE DEPARTMENT. 51

B. PANEL MEMBERS SHALL:

52 (1) SUCCESSFULLY COMPLETE A TRAINING PROGRAM ESTABLISHED ΒY THE 53 COMMISSIONER AND ATTEND SUCH ADDITIONAL TRAINING PROGRAMS AS MAY BE 54 REQUIRED BY THE COMMISSIONER;

55 (2) POSSESS KNOWLEDGE OF AND THE ABILITY TO UNDERSTAND THE PROVISIONS 56 APPLICABLE LAW AND REGULATIONS PERTAINING TO THE DISCIPLINE OF OF

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3 (3) POSSESS KNOWLEDGE OF THE PROCEDURES INVOLVED IN CONDUCTING A HEAR-4 ING UNDER THIS SECTION; AND

5 (4) POSSESS THE ABILITY TO RENDER AND WRITE DECISIONS IN ACCORDANCE 6 WITH APPROPRIATE STANDARD LEGAL PRACTICE.

7 S 8. This act shall take effect immediately and shall apply to disci-8 plinary proceedings commenced on or after such effective date; provided that the amendments to section 3012-b of the education law, 9 made by 10 section one of this act shall not affect the repeal of such section and shall be deemed repealed therewith; provided, further, that the amend-11 ments to subdivision 2 of section 3001 of the education law made by section two of this act shall be subject to the expiration and reversion 12 13 14 of such section pursuant to section 2 of chapter 658 of the laws of 2002, as amended, when upon such date the provisions of section three of 15 16 this act shall take effect.

17 The commissioner of education and the board of regents are S 4. authorized and directed to take all actions necessary to implement the 18 19 provisions of parts A and C of this act on or before the effective dates of such parts. The commissioner of education is authorized and directed 20 21 promulgate rules and regulations necessary to implement to the 22 provisions of parts A and C of this act on or before the effective dates 23 of such parts.

24 S 5. Severability clause. If any clause, sentence, paragraph, subdivi-25 sion, section or part of this act shall be adjudged by any court of 26 competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in 27 28 its operation to the clause, sentence, paragraph, subdivision, section 29 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 30 the legislature that this act would have been enacted even if such 31 32 invalid provisions had not been included herein.

33 S 6. This act shall take effect immediately provided, however, that 34 the applicable effective date of Parts A through D of this act shall be 35 as specifically set forth in the last section of such Parts.