4256

2011-2012 Regular Sessions

IN SENATE

March 25, 2011

Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Civil Service and Pensions

AN ACT to amend the administrative code of the city of New York, in relation to the composition of the board of trustees of the New York city employees' retirement system

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

Section 1. Paragraph 5 of subdivision b of section 13-103 of the administrative code of the city of New York is amended to read as follows:

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- 5. (a) [Three] FOUR employee representatives, who shall each be entitled to cast one vote. The chief executive officer of each of the [three] FOUR employee organizations designated as [herein] provided IN THIS SUBDIVISION shall be one of such representatives.
- (b) On or before July first of the year in which this subparagraph shall take effect, the director of labor relations of the city (or other officer performing the same or similar functions under another title) shall, by instrument in writing filed in his or her office and with the board, designate (I) the three employee organizations which represent, for the purposes of collective bargaining on pension matters, the largnumber of employees who are members of the retirement system, AND (II) THE EMPLOYEE ORGANIZATION WHICH REPRESENTS, FOR THE PURPOSES COLLECTIVE BARGAINING ON PENSION MATTERS, $_{
 m THE}$ LARGEST NUMBER UNIFORMED EMPLOYEES WHO ARE MEMBERS OF THE RETIREMENT SYSTEM. Such designation shall be reviewed annually by such director or other officer, and if such review discloses a change in the standing of the employee organizations concerned, such designation shall thereupon be revised by him or her to specify the [three] FOUR such organizations having the leading representational status as [hereinabove] prescribed IN THIS SUBPARAGRAPH.

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

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S. 4256 2

(c) Any such employee representative may, by written authorization filed with the board, designate one or more persons to act in the place of such member on such board in the event of the absence of such member, provided, however, that the by-laws or constitution of the organization of which he or she is chief executive officer authorize such designation.

- (d) Each act of such board shall be by a resolution adopted by at least [three] FOUR and [three-fifths] ONE-FIFTH votes. The concurrence of one employee representative and one non-employee representative member or members entitled to one vote shall be necessary for an act of such board. A quorum of such board shall consist of members entitled to cast at least [three] FOUR and [three-fifths] ONE-FIFTH votes.
 - S 2. This act shall take effect immediately.