AN ACT to amend the education law, in relation to the disclosure of test contents

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

Section 1. Paragraphs f and g of subdivision 10 of section 342 of the education law, are relettered paragraphs g and h and a new paragraph f is added to read as follows:

F. SUBDIVISIONS ONE, TWO, THREE, FOUR AND SIX OF THIS SECTION SHALL NOT APPLY TO THE ACT ASSESSMENT DURING THE NINETEEN HUNDRED NINETY-SIX-NINETY-SEVEN TEST YEAR OR ANY SUBSEQUENT TEST YEAR SO LONG AS THE COLLEGE ENTRANCE EXAMINATION BOARD DISCLOSES IN EACH SUCH TESTING YEAR:

(I) FOUR TEST FORMS USED TO ADMINISTER THE ACT ASSESSMENT IN NEW YORK,

(II) IF FEWER THAN FOUR REGULAR ACT ASSESSMENT ADMINISTRATIONS ARE OFFERED IN NEW YORK DURING A TEST YEAR, THE SAME NUMBER OF ACT ASSESSMENT FORMS AS REGULAR ACT ASSESSMENT ADMINISTRATIONS IN NEW YORK IN THAT TEST YEAR.

Section 2. Paragraph h of subdivision 10 of section 342 of the education law, as added by chapter 714 of the laws of 1996, and as relettered by section one of this act, is amended to read as follows:

h. For the purposes of this subdivision, a "regular" administration means a regular Saturday major paper-and-pencil administration of the SAT I, ACT ASSESSMENT or GRE General Test or a regular Friday major paper-and-pencil administration of the TOEFL. A "regular" administration does not include any other administration (whether offered on a Friday or Saturday or otherwise), whether a makeup administration, an administration for Saturday Sabbath observers, or other special-purpose administration, or any individual administration.

Section 3. This act shall take effect immediately.

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

LBD15169-01-4