9493

IN ASSEMBLY

May 2, 2014

Introduced by M. of A. ABBATE -- read once and referred to the Committee on Governmental Employees

AN ACT to amend the civil service law, in relation to permitting the name of a promotion candidate to appear on two promotion eligible lists for the same title, under certain circumstances

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

Section 1. Subdivision 15 of section 52 of the civil service law, as amended by section 6 of part 0 of chapter 55 of the laws of 2012, is amended to read as follows:

15. Promotion eligibility of person INVOLUNTARILY transferred OR REAS-SIGNED to [the office of information technology services] ANOTHER AGEN-CY, DEPARTMENT AND/OR PROMOTION UNIT WITHIN STATE SERVICE. Notwithstanding any other provision of this chapter, the names of permanent employees INVOLUNTARILY transferred OR REASSIGNED from a state agency the office of information technology services], department to DEPARTMENT OR PROMOTION UNIT TO ANOTHER STATE AGENCY, DEPARTMENT AND/OR PROMOTION UNIT shall remain on any promotion eligible list for appointment in the FORMER STATE agency [or], department OR PROMOTION UNIT from such employees were transferred OR REASSIGNED, [for a period of which one year or] until the expiration of such list[, whichever occurs first]. Further, where the promotion eligible list on which such employees' names appear is established in the [office of information technolo-STATE AGENCY, DEPARTMENT OR PROMOTION UNIT IN WHICH THEY services] WERE TRANSFERRED OR REASSIGNED, the names of employees so transferred OR REASSIGNED shall be added to such promotion eligible list.

S 2. This act shall take effect immediately.

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

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