5096

2015-2016 Regular Sessions

IN ASSEMBLY

February 12, 2015

Introduced by M. of A. GOODELL -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to empowering school boards to make decisions regarding employment based on performance, qualifications and the best interests of the students

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

Subdivision 2 of section 1505-a of the education law, as 1 Section 1. 2 added by chapter 871 of the laws of 1982, is amended to read as follows: 3 2. [Any] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, 4 ANY such teacher who is unable to obtain a teaching position in any such 5 school district to which territory is added, because the number of posi-6 tions needed are less than the number of teachers eligible to be consid-7 ered employees pursuant to subdivision one of this section, shall, in 8 all such school districts to which territory is added, be placed on a 9 preferred eligible list of candidates for appointment to a vacancy that may thereafter occur in a position similar to the one such teacher 10 filled in such former school district[. The teachers on such a preferred 11 eligible list shall be appointed to such vacancies in such corresponding 12 13 similar positions under the jurisdiction of the school district to or which territory is added in the order of their length of service in such 14 15 former school district, within seven years from the date of the dissol-16 ution of such former school district] PURSUANT TO THE PROVISIONS OF 17 SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF PARAGRAPH A AND 18 PARAGRAPH B OF SUBDIVISION THIRTEEN AND SUBDIVISION THIRTEEN-A OF 19 SECTION EIGHTEEN HUNDRED FOUR OF THIS TITLE.

20 S 2. Section 1804 of the education law is amended by adding two new 21 subdivisions 13 and 13-a to read as follows:

13. A. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY,
WHENEVER A BOARD OF EDUCATION ABOLISHES A POSITION OR POSITIONS UNDER
THIS CHAPTER, THE SUPERINTENDENT FOR THE SCHOOL DISTRICT SHALL RECOMMEND

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

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WHICH TEACHER OR TEACHERS SHOULD BE TERMINATED. SUCH RECOMMENDATION 1 2 SHALL BE BASED ON AN EVALUATION OF THE TEACHERS PERFORMANCE, QUALIFICA-3 TIONS AND THE EDUCATIONAL NEEDS OF THE SCHOOL INCLUDING BUT NOT LIMITED 4 TO: 5 ANNUAL PROFESSIONAL PERFORMANCE REVIEWS CONDUCTED PURSUANT TO (I) 6 SECTION THREE THOUSAND TWELVE-C OF THIS CHAPTER; 7 (II) ANALYSIS OF AVAILABLE STUDENT PERFORMANCE DATA AND OTHER RELEVANT 8 INFORMATION; (III) ASSESSMENT OF THE TEACHER'S PERFORMANCE BY THE TEACHER'S BUILD-9 10 ING PRINCIPAL OR OTHER BUILDING ADMINISTRATOR IN CHARGE OF THE SCHOOL OR 11 PROGRAM; 12 (IV) THE EDUCATIONAL OUALIFICATIONS OF THE TEACHER, THE TEACHER'S 13 EXPERIENCE AND DEMONSTRATED ABILITY AND ATTENDANCE; 14 (V) THE SCHOOL NEEDS FOR PARTICULAR LICENSE AREAS, OFFICE OR SCHOOL 15 NEEDS, INCLUDING CURRICULUM SPECIALIZED EDUCATION, DEGREES, LICENSES OR 16 AREAS OF EXPERTISE, THE LENGTH OF SATISFACTORY SERVICE AND ANY OTHER 17 FACTOR RELATED TO EXPERIENCE AND DEMONSTRATED ABILITY; AND 18 TEACHER'S SALARY SHALL NOT BE A FACTOR IN MAKING A LAY OFF (VI) THE19 RECOMMENDATION. 20 THE BOARD OF EDUCATION SHALL EXERCISE ITS DISCRETION AND SHALL APPROVE 21 OR REJECT THE RECOMMENDATIONS OF THE SUPERINTENDENT SO AS TO MINIMIZE 22 ADVERSE IMPACT ON STUDENTS AND THE EDUCATIONAL STRENGTH OF THE THE 23 SCHOOL DISTRICT. 24 B. IF A TEACHING POSITION IS ABOLISHED, THE PERSON FILLING SUCH POSI-25 TION AT THE TIME OF ITS ABOLISHMENT SHALL BE PLACED UPON A PREFERRED 26 ELIGIBLE LIST OF CANDIDATES FOR APPOINTMENT TO A VACANCY THAT THEN THAT MAY THEREAFTER OCCUR IN A POSITION SIMILAR TO THE ONE 27 EXISTS OR 28 WHICH SUCH PERSON FILLED WITHOUT REDUCTION IN SALARY OR INCREMENT, PROVIDED THE RECORD OF SUCH PERSON HAS BEEN ONE OF FAITHFUL, COMPETENT 29 SERVICE IN THE OFFICE OR POSITION HE OR SHE HAS FILLED. 30 13-A. A. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, 31 32 WHENEVER A BOARD OF EDUCATION ABOLISHES AN OFFICE OR ADMINISTRATIVE 33 POSITIONS UNDER THIS CHAPTER THE PRINCIPAL FOR THE SCHOOL OR OTHER BUILDING ADMINISTRATOR IN CHARGE OF THE SCHOOL OR PROGRAM SHALL RECOM-34 MEND WHICH OFFICE OR ADMINISTRATIVE POSITIONS SHOULD BE 35 TERMINATED. SUCH RECOMMENDATIONS SHALL BE BASED UPON AN EVALUATION OF THE PERFORM-36 37 ANCE AND QUALIFICATIONS OF THE INDIVIDUAL. 38 B. IF AN OFFICE OR ADMINISTRATIVE POSITION IS ABOLISHED, THE PERSON 39 FILLING SUCH POSITION AT THE TIME OF ITS ABOLISHMENT SHALL BE PLACED 40 UPON A PREFERRED ELIGIBLE LIST OF CANDIDATES FOR APPOINTMENT TO A VACAN-CY THAT THEN EXISTS OR THAT MAY THEREAFTER OCCUR IN AN OFFICE OR POSI-41 TION SIMILAR TO THE ONE WHICH SUCH PERSON FILLED WITHOUT REDUCTION IN 42 SALARY OR INCREMENT, PROVIDED THE RECORD OF SUCH PERSON HAS BEEN ONE OF 43 44 FAITHFUL, COMPETENT SERVICE IN THE OFFICE OR POSITIONS HE OR SHE HAS 45 FILLED. 46 S 3. Section 1917 of the education law, as added by chapter 732 of the 47 laws of 1981, is amended to read as follows: 48 S 1917. Employees; employment rights. [Teachers] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, TEACHERS and other staff members 49 50 component districts, except the superintendent of schools, whose of services in the component districts are no longer needed because of 51 creation of a central high school district, shall be granted employment 52 rights in central high school districts in accordance with [length of 53 54 service in each tenure area] THE PROVISIONS OF SUBPARAGRAPHS (I), (II), 55 (III), (IV), (V) AND (VI) OF PARAGRAPH A OF SUBDIVISION THIRTEEN AND

PARAGRAPH A OF SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR 1 2 OF THIS TITLE. 3 S 4. Section 1917-a of the education law, as added by section 93 of 4 part L of chapter 405 of the laws of 1999, is amended to read as 5 follows: 6 1917-a. Employees; employment rights; creation of new central high S 7 school district. 1. [Teachers] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, TEACHERS and other staff members of component districts, except the superintendent of schools, whose services in the 8 9 10 component districts are no longer needed because of the creation of a 11 central high school district or the transference of students to an existing central high school district, shall be granted employment 12 13 rights in central high school districts in accordance with the 14 provisions of this section. 15 2. As used in this section, a "component district" shall mean a central, union free or common school district within the territory of 16 the central high school district, and a "central high school district" 17 18 shall mean a central high school district existing or created pursuant 19 to this article. 20 3. In any case in which a component district sends students to a 21 central high school district, each teacher and all other employees 22 previously employed in the education of such students by such component district prior to the time that such component district sends its 23 students to a central high school district shall be considered employees 24 25 such central high school district, with the same tenure status held of 26 in such component district. For purposes of this section, when a component district takes back 27 28 students that it sent to another district on a tuition basis and sends 29 such students to a central high school district, such central high school district shall be deemed the "sending district" for purposes of 30 the rights and protections provided in section three thousand fourteen-c 31 32 of this chapter. 33 4. If the number of teaching and other positions needed to provide the 34 educational services required by such central high school district is 35 less than the number of teachers and other employees eligible to be considered employees of such central high school district as provided by 36 37 subdivision three of this section, [the services of the teachers and 38 other employees having the least seniority in the component district within the tenure area of the position shall be discontinued] DECISIONS 39 40 RETENTION OF TEACHERS AND OTHER EMPLOYEES IN THE COMPONENT ABOUT THE DISTRICT SHALL BE MADE PURSUANT TO SUBPARAGRAPHS (I), (II), (III), (IV), 41 (V) AND (VI) OF PARAGRAPH A AND PARAGRAPH B OF SUBDIVISION THIRTEEN AND 42 43 SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF THIS TITLE 44 RESPECTIVELY. Such teachers and other employees NOT RETAINED AS EMPLOY-45 EES shall be placed on a preferred eligible list of candidates for appointment, PURSUANT TO PARAGRAPH B OF SUBDIVISION THIRTEEN AND PARA-46 47 GRAPH B OF SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF 48 THIS TITLE, to a vacancy that may thereafter occur in an office or posijurisdiction of the component district, the "receiving 49 tion under the 50 district" as defined in section three thousand fourteen-c of this chap-51 from which a component district has taken back students, and the ter, central high school district similar to the one such teacher or other 52 53 employee filled in such component district. The teachers and other 54 employees on such preferred lists shall be reinstated or appointed to 55 such vacancies in such corresponding or similar positions under the 56 jurisdiction of the component district or the central high school

1 district [in the order of their length of service in such component 2 district, within seven years from the date of the abolition of such 3 office or position] PURSUANT TO THE CRITERIA OUTLINED IN SUBPARAGRAPHS 4 (I), (II), (III), (IV), (V) AND (VI) OF PARAGRAPH A OF SUBDIVISION THIR-5 TEEN AND PARAGRAPH A OF SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN 6 HUNDRED FOUR OF THIS TITLE.

5. For any such teacher or other employee as described in subdivision three of this section for salary, sick leave and any other purposes, the length of service credited in such component district shall be credited as employment time with such central high school district.

11 6. This section shall in no way be construed to limit the rights of 12 any of such teachers or other employees described in this section grant-13 ed by any other provision of law.

14 S 5. Section 2510 of the education law, as added by chapter 762 of the 15 laws of 1950, subdivision 3 as amended by chapter 240 of the laws of 16 1992 and paragraph (a) of subdivision 3 as amended by chapter 236 of the 17 laws of 1993, is amended to read as follows:

18 S 2510. Abolition of office or position. 1. If the board of education 19 abolishes an office or position and creates another office or position 20 for the performance of duties similar to those performed in the office 21 or position abolished, the person filling such office or position at the 22 time of its abolishment shall be appointed to the office or position 23 thus created without reduction in salary or increment, provided the 24 record of such person has been one of faithful, competent service in the 25 office or position he OR SHE has filled.

26 2. [Whenever] NOTWITHSTANDING ANY OTHER PROVISION OF LAW ΤO THE 27 CONTRARY, WHENEVER a board of education abolishes a position under this chapter, [the services of the teacher having the least seniority in 28 the 29 system within the tenure of the position abolished shall be discontinued] TERMINATION DECISIONS SHALL BE MADE PURSUANT TO CRITERIA OUTLINED 30 SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF PARAGRAPH A OF 31 IN 32 SUBDIVISION THIRTEEN AND PARAGRAPH A OF SUBDIVISION THIRTEEN-A OF 33 SECTION EIGHTEEN HUNDRED FOUR OF THIS TITLE.

34 3. (a) If an office or position is abolished or if it is consolidated 35 with another position without creating a new position, the person fillsuch position at the time of its abolishment or consolidation shall 36 inq 37 be placed upon a preferred eligible list of candidates for appointment to a vacancy that then exists or that may thereafter occur in an office 38 39 or position similar to the one which such person filled [without 40 reduction in salary or increment, provided the record of such person has been one of faithful, competent service in the office or position he has 41 The persons on such preferred list shall be reinstated or 42 filled. 43 appointed to such vacancies in such corresponding or similar positions 44 in the order of their length of service in the system at any time within 45 seven years from the date of abolition or consolidation of such office or position] PURSUANT TO THE PROVISIONS OF PARAGRAPH B OF SUBDIVISION 46 47 AND PARAGRAPH B OF SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN THIRTEEN 48 HUNDRED FOUR OF THIS TITLE. Notwithstanding any other provision of law 49 to the contrary, in the event that a member of the New York state teach-50 retirement system, who is receiving a disability retirement allowers' 51 ance, shall have such disability retirement allowance rescinded, such 52 member shall be placed upon such preferred eligible list as of the 53 effective date of his or her disability retirement.

(b) The persons on such preferred list shall be reinstated, in accord-55 ance with the terms of paragraph (a) of this subdivision, to such 56 substitute positions of five months or more in duration, as may from 4 S 6. Section 3013 of the education law, as added by chapter 737 of the 5 laws of 1992, is amended to read as follows:

6 S 3013. Abolition of office or position. 1. [If] NOTWITHSTANDING ANY 7 OTHER PROVISION OF LAW TO THE CONTRARY, IF a trustee, board of trustees, 8 board of education or board of cooperative educational services abolishes an office or position and creates another office or position [for 9 10 the performance of duties similar to those performed in the office or 11 the person filling such office or position at the position abolished, 12 time of its abolishment shall be appointed to the office or position created without reduction in salary or increment, provided the 13 thus record of such person has been one of faithful, competent service in the 14 15 office or position he or she has filled], DECISIONS REGARDING EMPLOYEE RETENTION SHALL BE MADE PURSUANT TO THE PROVISIONS OF SUBDIVISIONS THIR-16 17 TEEN AND THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER.

18 2. [Whenever a trustee, board of trustee, board of education or board 19 of cooperative educational services abolishes a position under this 20 chapter, the services of the teacher having the least seniority in the 21 system within the tenure of the position abolished shall be discontin-22 ued.

23 3. (a)] If an office or position is abolished or if it is consolidated 24 with another position without creating a new position, the [person fill-25 ing such position at the time of its abolishment or consolidation shall 26 be placed upon a preferred eligible list of candidates for appointment to a vacancy that then exists or that may thereafter occur in an office 27 28 or position similar to the one which such person filled without 29 reduction in salary or increment, provided the record of such person has been one of faithful, competent service in the office or position he or 30 she has filled. The persons on such preferred list shall be reinstated 31 32 appointed to such vacancies in such corresponding or similar posior 33 tions in the order of their length of service in the system at any time within seven years from the date of abolition or consolidation of such 34 35 office or position] PROVISIONS OF PARAGRAPH B OF SUBDIVISIONS THIRTEEN 36 AND THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER SHALL 37 CONTROL.

[(b)] 3. The persons on such preferred list shall be reinstated, in accordance with the terms of [paragraph (a)] SUBDIVISION ONE of this [subdivision] SECTION, to such substitute positions of five months or more in duration, as may from time to time occur without losing their preferred status on such list. Declination of such reinstatement shall not adversely affect the persons' preferred eligibility status.

44 S 7. Section 3014-a of the education law, as amended by chapter 511 of 45 the laws of 1998, is amended to read as follows:

S 3014-a. Teachers' rights as a result of a board or boards of cooper-46 47 ative educational services taking over a program formerly operated by a 48 school district or districts or by a county vocational education and extension board. 1. In any case in which a board or boards of cooper-49 50 ative educational services duly take over the operation of a program 51 formerly provided by a school district or school districts or by a counvocational education and extension board, each teacher, teaching 52 ty assistant and teacher aide employed in such a program by such a school 53 54 district or such a county vocational education and extension board at the time of such takeover by the board or boards of cooperative educa-55 56 tional services, shall be considered an employee of such board or boards 1 of cooperative educational services with the same tenure or civil 2 service status he OR SHE maintained in such school district or in such 3 county vocational education and extension board.

3 4 2. [If] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, IF 5 the number of teaching positions needed to provide the services required 6 such program by the board or boards of cooperative educational by 7 services is less than the number of teachers, teaching assistants and 8 teacher aides eligible to be considered employees of such board or boards of cooperative educational services as provided by subdivision 9 10 one of this section, [the services of the teachers, teaching assistants 11 and teacher aides having the least seniority in the school district or school districts or county vocational education and extension board whose programs are taken over by the board or boards of cooperative 12 13 14 educational services within the tenure area or civil service title of 15 the position shall be discontinued. Such teachers, teaching assistants and teacher aides shall be placed on a preferred eligible list of candi-16 dates for appointment to a vacancy that may thereafter occur in an 17 18 office or position under the jurisdiction of the board or boards of 19 cooperative educational services similar to the one such teacher, teach-20 ing assistant and teacher aide filled in such school district or school 21 districts or such county vocational education and extension board. The 22 teachers, teaching assistants and teacher aides on such preferred list 23 shall be reinstated or appointed to such vacancies in such corresponding 24 or similar positions under the jurisdiction of the board or boards of 25 cooperative educational services in the order of their length of service 26 in such school district or school districts or in such county vocational education and extension board, within seven years from the date of the 27 abolition of such office or position] DECISIONS REGARDING THE 28 RETENTION 29 OF EMPLOYEES AND THE PROCEDURES FOR LAID OFF EMPLOYEES SHALL BE MADE 30 PURSUANT TO THE PROVISIONS OF SUBPARAGRAPHS (I), (II), (III), (IV), (V) (VI) OF PARAGRAPH A AND PARAGRAPH B OF SUBDIVISION THIRTEEN AND 31 AND 32 SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER.

33 3. For any such teacher, teaching assistant and teacher aide as set 34 forth in subdivision one of this section for salary, sick leave and any 35 other purposes, the length of service credited in such school district 36 or in such county vocational education and extension board shall be 37 credited as employment time with such board or boards of cooperative 38 educational services.

39 4. This section shall in no way be construed to limit the rights of 40 any of such employees set forth in this section granted by any other 41 provision of law.

42 5. Program takeovers pursuant to this section shall be considered a 43 transfer pursuant to section seventy of the civil service law.

44 S 8. Section 3014-b of the education law, as amended by chapter 511 of 45 the laws of 1998, is amended to read as follows:

S 3014-b. Teachers' rights as a result of a school district taking 46 47 over a program formerly operated by a board of cooperative educational 48 services. 1. In any case in which a school district duly takes over the operation of a program formerly provided by a board of cooperative educational services, each teacher, teaching assistant and teacher aide 49 50 51 employed in such a program by such a board of cooperative educational 52 services at the time of such takeover by the school district shall be 53 considered an employee of such school district, with the same tenure or 54 civil service status he OR SHE maintained in such board of cooperative 55 educational services.

2. [If] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, IF 1 2 the number of teaching positions needed to provide the services required 3 by such program by the school district is less than the number of teachteaching assistants and teacher aides eligible to be considered 4 ers, 5 employees of such school district as provided by subdivision one of this 6 section, [the services of the teachers, teaching assistants and teacher 7 aides having the least seniority in the board of cooperative educational 8 services whose programs are taken over by the school district within the tenure area or civil service title of the position shall be discontin-9 10 ued. Such teachers, teaching assistants and teacher aides shall be 11 placed on a preferred eligible list of candidates for appointment to a vacancy that may thereafter occur in an office or position under the 12 jurisdiction of the school district similar to the one such teacher, 13 14 teaching assistant and teacher aide filled in such board of cooperative 15 educational services. The teachers, teaching assistants and teacher aides on such preferred list shall be reinstated or appointed to such 16 17 vacancies in such corresponding or similar positions under the jurisdiction of the school district in the order of their length of service in 18 19 such board of cooperative educational services, within seven years from the date of the abolition of such office or position] DECISIONS REGARD-20 21 ING THE RETENTION OF EMPLOYEES AND THE PROCEDURES FOR LAID OFF EMPLOYEES 22 SHALL BE MADE PURSUANT TO THE PROVISIONS OF SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF PARAGRAPH A AND PARAGRAPH B OF SUBDIVISION 23 THIRTEEN AND SUBDIVISION THIRTEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF 24 25 THIS CHAPTER.

3. For any such teacher, teaching assistant and teacher aide as set forth in subdivision one of this section for salary, sick leave and any other purposes, the length of service credited in such board of cooperative educational services shall be credited as employment time with such school district.

4. In the event that more than one school district duly takes over the 31 32 operation of a program formerly provided by a board of cooperative 33 educational services, then each teacher, teaching assistant and teacher 34 aide employed in such program by such board of cooperative educational services at the time of such takeover by more than one school district, 35 shall select the particular school district in which he OR SHE shall 36 be 37 considered an employee, with all of the rights and privileges provided 38 by the other provisions of this section. Such selection of the partic-39 ular school district by such teacher, teaching assistant and teacher 40 aide is to be based upon [the seniority of each teacher, teaching assistant and teacher aide in such board of cooperative educational 41 services, with the right of selection passing from such teachers, teach-42 43 ing assistants and teacher aides with the most seniority to such teach-44 ers, teaching assistants and teacher aides with least seniority. Any 45 such teacher, teaching assistant and teacher aide who is unable to obtain a teaching position in any such school districts because the 46 47 number of positions needed to provide the services required in such programs with such school districts are less than the number of teach-48 ers, teaching assistants and teachers aides eligible to be considered 49 50 employees of such school districts, shall be placed on a preferred 51 eligible list in all such school districts in the method and with all of 52 the rights provided by the other provisions of this section] THE PROVISIONS OF SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF 53 54 PARAGRAPH A OF SUBDIVISION THIRTEEN AND PARAGRAPH B OF SUBDIVISION THIR-55 TEEN-A OF SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER.

5. This section shall in no way be construed to limit the rights of any of such employees set forth in this section granted by any other provision of law.

4 S 9. Section 3014-c of the education law, as added by chapter 706 of 5 the laws of 1989, is amended to read as follows:

6 S 3014-c. Teachers' rights as a result of a school district taking 7 back tuition students. 1. As used in this section, a "sending district" 8 shall mean a school district which previously sent students to another school district on a tuition basis pursuant to section two thousand 9 10 forty of this chapter, and a "receiving district" shall mean a school district which provided the educational program for students from anoth-11 er district on a tuition basis pursuant to section two thousand forty of 12 13 this chapter.

14 2. In any case in which a sending district assumes the education of 15 students formerly provided by a receiving district, each teacher 16 employed in the education of such students by such receiving district at 17 the time of such take back by the sending district shall be considered 18 an employee of such sending district, with the same tenure status he OR 19 SHE maintained in such receiving district.

3. [If] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, IF 20 teaching positions needed to provide the educational 21 the number of 22 services required by such sending district is less than the number of 23 teachers eligible to be considered employees of such sending district as provided by subdivision two of this section, [the services of the teach-24 25 having the least seniority in the receiving district whose students ers 26 are taken back by the sending district within the tenure area of the position shall be discontinued. Such teachers shall be placed on a 27 preferred eligible list of candidates for appointment to a vacancy 28 that 29 may thereafter occur in an office or position under the jurisdiction of the sending district and the receiving district similar to the one such 30 on teacher filled in such receiving district. The teachers 31 such 32 preferred list shall be reinstated or appointed to such vacancies in such corresponding or similar positions under the jurisdiction of the 33 sending district or the receiving district in the order of their length 34 35 service in such receiving district, within seven years from the date of of the abolition of such office or position] DECISIONS REGARDING 36 THE 37 RETENTION OF EMPLOYEES SHALL BE MADE PURSUANT TO THE PROVISIONS OF SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF 38 PARAGRAPH A OF 39 SUBDIVISION THIRTEEN AND PARAGRAPH A OF SUBDIVISION THIRTEEN-A OF 40 SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER.

41 4. For any such teacher as described in subdivision two of this 42 section for salary, sick leave and any other purposes, the length of 43 service credited in such receiving district shall be credited as employ-44 ment time with such sending district.

45 5. In the event that more than one sending district assumes the education of students formerly provided by a receiving district, then each 46 47 teacher employed in the education of such students in such receiving 48 district at the time of such take back by more than one sending 49 district, shall select the particular sending district in which he OR 50 SHE shall be considered an employee, with all of the rights and privi-51 leges provided by the other provisions of this section. [Such selection of the particular sending district by such teacher is to be based upon 52 each teacher's seniority in such receiving district, with the right of 53 54 selection passing from such teachers with the most seniority to such 55 teachers with least seniority.] Any such teacher who is unable to obtain a teaching position in any such sending district because the number of 56

1 positions needed to provide the services required with such sending 2 district are less than the number of teachers eligible to be considered 3 employees of such sending districts, shall be placed on a preferred 4 eligible list in all such sending districts in the method and with all 5 of the rights provided by the other provisions of this section.

6 6. This section shall in no way be construed to limit the rights of 7 any of such teachers described in this section granted by any other 8 provision of law.

9 S 10. Section 3014-d of the education law, as added by chapter 706 of 10 the laws of 1989, is amended to read as follows:

S 3014-d. Teachers' 11 rights as a result of a school district sending 12 students to another district on a tuition basis pursuant to section two 13 thousand forty of this chapter. 1. As used in this section, a "sending 14 district" shall mean a school district which sends students to another 15 school district on a tuition basis pursuant to section two thousand forty of this chapter, and a "receiving district" shall mean a school 16 17 district which receives and provides the educational program for students from another district on a tuition basis pursuant to 18 section 19 two thousand forty of this chapter.

20 2. In any case in which a sending district sends such students to a 21 receiving district, each teacher previously employed in the education of 22 students by such sending district prior to the time that such sending 23 district sends its students to a receiving district shall be considered 24 an employee of such receiving district, with the same tenure status he 25 OR SHE maintained in such sending district.

26 3. [If] NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, IF the number of teaching positions needed to provide the educational services required by such receiving district is less than the number of 27 28 29 teachers eligible to be considered employees of such receiving district as provided by subdivision two of this section, [the services of the 30 teachers having the least seniority in the sending district within the 31 32 tenure area of the position shall be discontinued. Such teachers shall 33 placed on a preferred eligible list of candidates for appointment to be 34 a vacancy that may thereafter occur in an office or position under the 35 jurisdiction of the sending district and the receiving district similar to the one such teacher filled in such sending district. The teachers on 36 37 such preferred list shall be reinstated or appointed to such vacancies 38 in such corresponding or similar positions under the jurisdiction of the 39 sending district or the receiving district in the order of their length 40 of service in such sending district, within seven years from the date of the abolition of such office or position] DECISIONS REGARDING THE RETENTION OF EMPLOYEES SHALL BE MADE PURSUANT TO THE PROVISIONS OF 41 42 43 SUBPARAGRAPHS (I), (II), (III), (IV), (V) AND (VI) OF PARAGRAPH A OF 44 SUBDIVISION THIRTEEN AND PARAGRAPH A OF SUBDIVISION THIRTEEN-A OF 45 SECTION EIGHTEEN HUNDRED FOUR OF THIS CHAPTER.

46 4. For any such teacher as described in subdivision two of this 47 section for salary, sick leave and any other purposes, the length of 48 service credited in such sending district shall be credited as employ-49 ment time with such receiving district.

50 5. This section shall in no way be construed to limit the rights of 51 any of such teachers described in this section granted by any other 52 provision of law.

53 S 11. This act shall take effect immediately.