2037--A

2015-2016 Regular Sessions

IN SENATE

January 21, 2015

Introduced by Sen. HASSELL-THOMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Civil Service and Pensions -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the civil service law, in relation to appointments from eligible lists

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

Section 1. Subdivision 4 of section 23 of the civil service law, as amended by chapter 403 of the laws of 2011, is amended to read as follows:

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TWENTY-FIVE

4. Use of state and county eligible lists by municipal commissions. A municipal commission, in the absence of an eligible list of its own, may request the state civil service department, county civil service commission or county personnel officer to furnish it with the names of persons on an appropriate eligible list established by the department, commisor personnel officer, which, if so requested by the municipal commission, shall be limited to residents of the city, or town or civil division in which appointments are to be made, or to residents of the county or judicial district in which such city, town or civil division located, or to any reasonable combination of political subdivisions both in and outside of New York state contiguous to the city division in which appointment is to be made or contiguous to the political subdivision in which such city or civil division is except for the position of director of facilities I, II, & III of a school district located within the state which shall use the list developed pursuant to subdivision five of section seventeen of this [chapter] TITLE. PROVIDED, HOWEVER, THAT IF A LIST DOES NOT ADEQUATELY POPULATIONS AND THE EXISTING DEPARTMENT'S ETHNIC, RACIAL OR MINORITY WOMEN COMPOSITION DEVIATES FROM THE COMMUNITY UPON WHICH THEY

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

PERCENT OR MORE, A MUNICIPAL COMMISSION MAY USE ALTERNATE

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LISTS, INCLUDING BUT NOT LIMITED TO THE COUNTY LIST, FOR THE FILLING BOTH RESIDENT AND NON-RESIDENT MINORITY GROUP MEMBERS, AS VACANCIES BY DEFINED BY SECTION THREE HUNDRED TEN OF THE EXECUTIVE LAW, AND WOMEN 3 TO ACHIEVE DIVERSITY IN THE WORKFORCE. ALTERNATE LISTS SHALL BE 5 PROVIDED UNTIL SUCH DEPARTMENT'S ETHNIC, RACIAL OR WOMEN COMPOSITION NO 6 LONGER DEVIATES FROM THE COMMUNITY UPON WHICH THEY SERVE BY TWENTY-FIVE 7 PERCENT OR MORE, UPON WHICH TIME THE MUNICIPAL COMMISSION SHALL BE ITS OWN ELIGIBLE LIST. Such municipal commission may 8 REOUIRED TO USE 9 certify such names for appointment to a position under its jurisdiction 10 in the same manner as certifications are made from the eligible lists of such commission. If the state civil service department, county civil 11 12 service commission or county personnel officer, upon the request of such commission, has certified an appropriate eligible list to fill a partic-13 14 ular position, such list shall continue to be used until superseded by 15 an eligible list established by such municipal commission for such posi-16 tion, or until such list expires or is exhausted or is otherwise termi-17 nated.

18 S 2. This act shall take effect immediately.