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## IN SENATE

June 3, 2016

Introduced by Sens. FLANAGAN, MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend chapter 91 of the laws of 2002, amending the education law and other laws relating to reorganization of the New York city school construction authority, board of education and community boards, in relation to the effectiveness thereof; to amend chapter 345 of the laws of 2009, amending the education law and other laws relating to the New York city board of education, chancellor, community councils and community superintendents, in relation to the effectiveness thereof; to amend the education law, in relation to the New York city school district system and establishing an education inspector for the New York city school district; and to amend the New York city charter and the education law, in relation to the New York city community school district system and providing for the repeal of certain provisions upon expiration thereof

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

Section 1. Section 34 of chapter 91 of the laws of 2002 amending the education law and other laws relating to reorganization of the New York city school construction authority, board of education and community boards, as amended by section 1 of subpart D of part B of chapter 20 of the laws of 2015, is amended to read as follows:

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S 34. This act shall take effect July 1, 2002; provided, that sections one through twenty, twenty-four, and twenty-six through thirty of this act shall expire and be deemed repealed [June 30, 2016] JUNE 30, 2017; provided, further, that notwithstanding any provision of article 5 of the general construction law, on [June 30, 2016] JUNE 30, 2017 the provisions of subdivisions 3, 5, and 8, paragraph b of subdivision 13, subdivision 14, paragraphs b, d, and e of subdivision 15, and subdivisions 17 and 21 of section 2554 of the education law as repealed by section three of this act, subdivision 1 of section 2590-b of the education law as repealed by section 2 of section 2590-b of the education law as repealed by section seven of this act, section 2590-c of the education law as repealed by

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

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section eight of this act, paragraph c of subdivision 2 of section 2590-d of the education law as repealed by section twenty-six of this 3 act, subdivision 1 of section 2590-e of the education law as repealed by section twenty-seven of this act, subdivision 28 of section 2590-h of the education law as repealed by section twenty-eight of this act, subdivision 30 of section 2590-h of the education law as repealed by 5 6 7 section twenty-nine of this act, subdivision 30-a of section 2590-h of 8 the education law as repealed by section thirty of this act shall be 9 revived and be read as such provisions existed in law on the date imme-10 diately preceding the effective date of this act; provided, however, 11 that sections seven and eight of this act shall take effect on November 30, 2003; provided further that the amendments to subdivision 25 of section 2554 of the education law made by section two of this act shall 12 13 14 subject to the expiration and reversion of such subdivision pursuant 15 to section 12 of chapter 147 of the laws of 2001, as amended, when upon such date the provisions of section four of this act shall take effect. S 2. Subdivision 12 of section 17 of chapter 345 of the laws of 2009 16 17

- S 2. Subdivision 12 of section 17 of chapter 345 of the laws of 2009 amending the education law and other laws relating to the New York city board of education, chancellor, community councils and community superintendents, as amended by section 2 of subpart D of part B of chapter 20 of the laws of 2015, is amended to read as follows:
- 12. any provision in sections one, two, three, four, five, six, seven, eight, nine, ten and eleven of this act not otherwise set to expire pursuant to section 34 of chapter 91 of the laws of 2002, as amended, or section 17 of chapter 123 of the laws of 2003, as amended, shall expire and be deemed repealed [June 30, 2016] JUNE 30, 2017.
- S 3. Paragraph (a) of subdivision 1 of section 2590-b of the education law, as amended by chapter 345 of the laws of 2009, is amended to read as follows:
- The board of education of the city school district of the city of New York is hereby continued. Such board of education shall consist of thirteen appointed members: one member to be appointed by each borough president of the city of New York; and eight members to be appointed by the mayor of the city of New York. The chancellor AND THE EDUCATION INSPECTOR shall serve as [an] ex-officio non-voting [member] MEMBERS of The city board shall elect its own chairperson from city board. among its voting members. All thirteen appointed members shall serve at the pleasure of the appointing authority and shall not be employed in any capacity by the city of New York, or a subdivision thereof, or the No appointed member of the city board shall city board. also be a member, officer, or employee of any public corporation, authority, or commission where the mayor of the city of New York has a majority of the appointments. ANY LOBBYIST OR CLIENT OF A LOBBYIST, REGISTERED WITH THE NEW YORK CITY CLERK, SHALL NOT BE ELIGIBLE TO SERVE AS AN MEMBER FOR A PERIOD OF TWO YEARS FROM THE LAST ENGAGEMENT OF LOBBYING OR AS SUCH TERMS ARE DEFINED BY SUBDIVISION (C) OF LOBBYING ACTIVITIES, SECTION 3-211 OF THE ADMINISTRATIVE CODE OF THE CITY OF NEW borough president's appointee shall be a resident of the borough for which the borough president appointing him or her was elected and shall the parent of a child attending a public school within the city school district of the city of New York. Each mayoral appointee shall a resident of the city and two shall be parents of a child attending a public school within the city district. All parent members shall be eligible to continue to serve on the city board for two years following the conclusion of their child's attendance at a public school within the city district. Any vacancy shall be filled by appointment by the appro-

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priate appointing authority within ninety days of such vacancy. Notwithstanding any provision of local law, the members of the board shall not have staff, offices, or vehicles assigned to them or receive compensation for their services, but shall be reimbursed for the actual and necessary expenses incurred by them in the performance of their duties.

- S 4. Section 2590-g of the education law is amended by adding a new subdivision 12-a to read as follows:
- 8 INFORMATION, DATA, ESTIMATES AND STATISTICS REGARDING PROVIDE 9 ALL MATTERS RELATING TO THE CITY DISTRICT, AS REQUESTED BY MEMBERS 10 OFFICERS OF THE SENATE, ASSEMBLY, AND GOVERNOR'S OFFICE, IN A TIMELY FASHION. SUCH INFORMATION SHALL BE MAINTAINED AND UPDATED IN A 11 12 FASHION AND SHALL AT A MINIMUM INCLUDE DATA RELATING TO: (A) NEW YORK 13 CITY DEPARTMENT OF EDUCATION SCHOOL CHARACTERISTICS INCLUDING 14 NUMBER OF TEACHERS, STUDENT ENROLLMENT, SCHOOL TYPE, SCHOOL 15 CHARACTERISTICS, QUALITY REVIEW SCORES, GRADUATION RATES AND AVERAGE CLASS SIZE; (B) NEW YORK CITY DEPARTMENT OF EDUCATION PRINCIPAL CHARAC-16 17 TERISTICS INCLUDING CURRENT EMPLOYMENT STATUS, EDUCATION LEVEL, YEARS OF EXPERIENCE AND TENURE STATUS; (C) NEW YORK CITY DEPARTMENT OF EDUCATION 18 19 CHARACTERISTICS INCLUDING CURRENT EMPLOYMENT STATUS, EDUCATION 20 LEVEL, YEARS OF TEACHING EXPERIENCE, TENURE STATUS, SUBJECT AREA TAUGHT, NUMBER OF STUDENTS TAUGHT, NUMBER OF CLASSES TAUGHT PER DAY AND 21 22 RATE; (D) NEW YORK CITY DEPARTMENT OF EDUCATION STUDENT CHARACTER-23 ISTICS INCLUDING GRADE LEVEL, SCHOOL ATTENDANCE, AND OTHER DEMOGRAPHICS; 24 (E) GIFTED AND TALENTED PROGRAMS APPLICATION DATA INCLUDING ADMISSION 25 DECISIONS, STUDENT DEMOGRAPHICS AND STUDENT TEST SCORES; (F) PRE-KINDER-26 PROGRAMS INCLUDING PROGRAM LOCATIONS, CAPACITY, STUDENT ENROLL-27 MENT, NUMBER OF TEACHERS, TEACHER CHARACTERISTICS, STUDENT ATTENDANCE, 28 DEMOGRAPHICS AND EFFECTIVENESS DATA; (G) FUNDING FOR NEW YORK STUDENT 29 CITY DEPARTMENT OF EDUCATION SCHOOLS INCLUDING DEPARTMENT FUNDING BY DOLLARS, EXPENDITURES BY CATEGORY AND EXTERNAL FUNDING IN DOLLARS; (H) 30 FUNDING FOR NEW YORK CITY DEPARTMENT OF EDUCATION PROGRAMS 31 INCLUDING 32 DEPARTMENT FUNDING IN DOLLARS, AND EXTERNAL FUNDING IN DOLLARS; AND (I) 33 GENERAL NEW YORK CITY DEPARTMENT OF EDUCATION BUDGET. PROVIDED, 34 ER, THAT ALL INOUIRIES MADE IN ACCORDANCE WITH THIS SUBDIVISION SHALL 35 COMPLY WITH APPLICABLE STATE AND FEDERAL PRIVACY LAWS.
  - S 5. Subdivision 2 of section 2590-p of the education law is amended by adding a new paragraph i to read as follows:
  - I. OVERCROWDING AND UNDERUTILIZATION. THE PLAN SHALL IDENTIFY THE TEN MOST OVERCROWDED AND THE TEN MOST UNDERUTILIZED SCHOOL BUILDINGS AND SHALL DETAIL STEPS TO BE TAKEN TO ADDRESS SUCH ISSUES.
  - S 6. Section 2590-q of the education law is amended by adding a new subdivision 19 to read as follows:
  - 19. WITH RESPECT TO SPECIAL, FEDERAL, STATE, AND PRIVATE FUNDS, THE CHANCELLOR SHALL REPORT THE DISTRIBUTION OF SUCH FUNDS BY INDIVIDUAL SCHOOL, AND ON A PER PUPIL BASIS FOR EACH INDIVIDUAL SCHOOL TO THE GOVERNOR, TEMPORARY PRESIDENT OF THE SENATE, SPEAKER OF THE ASSEMBLY, AND SPEAKER OF THE CITY COUNCIL ON OR BEFORE MAY FIRST OF EACH YEAR.
  - S 7. The opening paragraph of section 2590-r of the education law, as amended by chapter 345 of the laws of 2009, is amended to read as follows:

The chancellor shall, in consultation with the city board and community district superintendents, establish in regulations a comprehensive process of school-based budgeting and expenditure reporting no later than November first, nineteen hundred ninety-eight. ANY REPORT PREPARED IN ACCORDANCE WITH THIS SECTION SHALL BE PUBLICLY AVAILABLE ON THE WEBSITE OF THE NEW YORK CITY DEPARTMENT OF EDUCATION. Notwithstanding

any provision of section twenty-five hundred ninety-q of this article to the contrary, such regulations shall include provisions for:

- S 8. The education law is amended by adding a new section 2590-v to read as follows:
- S 2590-V. EDUCATION INSPECTOR. 1. THERE IS HEREBY ESTABLISHED AN EDUCATION INSPECTOR FOR THE NEW YORK CITY SCHOOL DISTRICT, HEREINAFTER IN THIS SECTION REFERRED TO AS THE INSPECTOR, WHO SHALL BE APPOINTED BY THE GOVERNOR, BY AND WITH THE ADVICE AND CONSENT OF THE SENATE AND SHALL HOLD OFFICE AT THE PLEASURE OF THE GOVERNOR. THE INSPECTOR SHALL PROVIDE OVERSIGHT, GUIDANCE, AND TECHNICAL ASSISTANCE RELATED TO THE EDUCATIONAL POLICIES, PRACTICES, PROGRAMS, AND DECISIONS OF THE CITY DISTRICT, CITY BOARD, CHANCELLOR AND MAYOR OF THE CITY OF NEW YORK. INSPECTOR SHALL HAVE EXPERIENCE IN ONE OR MORE OF THE FOLLOWING AREAS: SCHOOL DISTRICT FINANCES; EARLY CHILDHOOD, ELEMENTARY, AND/OR SECONDARY THE OPERATION OF SCHOOL DISTRICTS IN NEW YORK; EDUCATION OF STUDENTS WITH DISABILITIES; AND/OR EDUCATION OF ENGLISH LANGUAGE LEAR-NERS.
  - 2. THE INSPECTOR SHALL BE ENTITLED TO ATTEND ALL MEETINGS OF THE CITY BOARD, INCLUDING EXECUTIVE SESSIONS. THE INSPECTOR SHALL HAVE ACCESS TO ALL EDUCATIONAL FACILITIES AND RECORDS, INCLUDING BUT NOT LIMITED TO ELECTRONIC INFORMATION SYSTEMS, DATABASES, AND PLANNING DOCUMENTS, OF THE CITY BOARD, ANY COMMUNITY DISTRICT EDUCATION COUNCIL, THE DEPARTMENT OF EDUCATION, AND ANY PUBLIC SCHOOL. THE CITY BOARD, MAYOR, CHANCELLOR AND THE DEPARTMENT OF EDUCATION SHALL FULLY COOPERATE WITH REQUESTS FOR INFORMATION MADE BY THE INSPECTOR. THE INSPECTOR MAY ESTABLISH MONTHLY REPORTING REQUIREMENTS UPON THE CITY BOARD, CHANCELLOR, AND/OR THE DEPARTMENT OF EDUCATION CONTAINING ANY INFORMATION REQUIRED BY THE INSPECTOR.
  - 2-A. THE INSPECTOR MAY APPEAL ANY DECISION OF THE CITY BOARD TO THE COMMISSIONER PURSUANT TO SECTION THREE HUNDRED TEN OF THIS CHAPTER. UPON APPEAL THE CITY BOARD MUST DEMONSTRATE THAT THEIR ACTION WAS IN THE BEST INTERESTS OF THE STUDENTS OF THE CITY OF NEW YORK. THE INSPECTOR SHALL BE DEEMED TO BE AN AGGRIEVED PARTY AND SHALL BE CONSIDERED TO HAVE STANDING TO BRING SUCH APPEAL.
  - 2-B. THE INSPECTOR SHALL INVESTIGATE AND REVIEW ALL APPOINTMENTS TO THE CITY BOARD AND ALL CONTRACTS RATIFIED BY THE CITY BOARD FOR CONFLICTS OF INTEREST AND SELF-DEALING. IF THE INSPECTOR FINDS THAT THERE IS A CONFLICT OF INTEREST OR SELF-DEALING IN ANY APPOINTMENT OR CONTRACT, HE OR SHE SHALL HAVE THE AUTHORITY TO VOID SUCH APPOINTMENT OR CONTRACT. ACTIONS TAKEN BY THE INSPECTOR IN ACCORDANCE WITH THIS SUBDIVISION MAY BE APPEALED TO THE COMMISSIONER, PURSUANT TO SECTION THREE HUNDRED TEN OF THIS CHAPTER.
  - 2-C. THE INSPECTOR SHALL HAVE ACCESS TO RESOLUTIONS PASSED BY ALL COMMUNITY DISTRICT EDUCATION COUNCILS AND CITY-WIDE EDUCATION COUNCILS. IN THE EVENT THAT THE INSPECTOR DETERMINES A RESOLUTION CONTAINS A GRIEVANCE THAT HAS NOT BEEN RESPONDED TO BY THE CHANCELLOR FOR A PERIOD OF FORTY-FIVE DAYS OR MORE, THE INSPECTOR SHALL INVESTIGATE SUCH GRIEV-ANCE. THE INSPECTOR SHALL NOTIFY THE COMMISSIONER AND THE PUBLIC OF HIS OR HER FINDINGS IN WRITING.
    - 3. (A) THE INSPECTOR SHALL BE REQUIRED TO:
  - (I) EVALUATE AND MAKE RECOMMENDATIONS ON THE CURRENT PROCESS THE CITY DISTRICT HAS FOR DISTRIBUTING FUNDING TO SCHOOLS AND IF SUCH DISTRIBUTION OCCURS IN A MANNER THAT IS FAIR, EQUITABLE, AND TRANSPARENT;
- 54 (II) EVALUATE AND MAKE RECOMMENDATIONS REGARDING THE DISCIPLINARY 55 PROCEDURES FOR STUDENTS, TEACHERS, AND OTHER STAFF AND THE OVERALL SAFE-56 TY OF SCHOOLS IN THE CITY DISTRICT;

(III) EVALUATE AND MAKE RECOMMENDATIONS ON THE DISCIPLINARY PROCESS FOR STAFF THAT ENGAGES IN BEHAVIOR THAT IS DANGEROUS OR OTHERWISE UNBECOMING OF THE PROFESSION;

- (IV) EVALUATE AND MAKE RECOMMENDATIONS ON THE CITY DISTRICTS POLICY FOR DETERMINING CO-LOCATIONS OF CHARTER SCHOOLS AND POLICY FOR COMPLIANCE WITH PARAGRAPH (E) OF SUBDIVISION THREE OF SECTION TWENTY-EIGHT HUNDRED FIFTY-THREE OF THIS CHAPTER;
- (V) EVALUATE AND MAKE RECOMMENDATIONS ON HOW THE CITY DISTRICT CAN ATTRACT AND RETAIN HIGHLY EFFECTIVE AND EFFECTIVE TEACHERS IN SCHOOLS, ESPECIALLY THOSE DEEMED TO BE FAILING OR PERSISTENTLY FAILING;
- (VI) EVALUATE AND MAKE RECOMMENDATIONS ON THE CITY DISTRICTS CURRENT PROCESS FOR EDUCATING STUDENTS WITH DISABILITIES AND ENGLISH LANGUAGE LEARNERS AND IF THESE STUDENTS ARE RECEIVING ALL OF THE SERVICES THEY ARE ENTITLED TO;
- (VII) EVALUATE AND MAKE RECOMMENDATIONS ON HOW WELL THE CITY DISTRICT IS ENGAGING PARENTS AND COMMUNITY MEMBERS;
- (VIII) EVALUATE AND MAKE RECOMMENDATIONS ON THE EDUCATION GOALS AND POLICIES OF THE MAYOR, CHANCELLOR, AND CITY BOARD AND ANY PROGRESS MADE ON GOALS AND POLICIES IN EFFECT AT THE TIME OF THIS SECTION TAKING EFFECT; AND
- (IX) EVALUATE AND MAKE RECOMMENDATIONS ON ANY OTHER AREA OF EDUCATION PERTINENT TO THE CITY DISTRICT AS DETERMINED BY THE INSPECTOR.
- (B) THE INSPECTOR SHALL REPORT THE EVALUATIONS AND RECOMMENDATIONS REQUIRED BY PARAGRAPH (A) OF THIS SUBDIVISION TO THE GOVERNOR, TEMPORARY PRESIDENT OF THE SENATE, AND SPEAKER OF THE ASSEMBLY BY MAY FIRST, TWO THOUSAND SEVENTEEN.
- S 9. Paragraphs 20 and 21 of subdivision d and subdivision i of section 2800 of the New York city charter, paragraph 20 of subdivision d and subdivision i as amended and paragraph 21 of subdivision d as added by a vote of the people of the city of New York at the general election held in November 1989, are amended and a new paragraph 22 is added to subdivision d to read as follows:
- (20) Within budgetary appropriations for such purposes, disseminate information about city services and programs, process complaints, requests, and inquiries of residents of the community district; [and]
- (21) Conduct substantial public outreach, including identifying the organizations active in the community district, maintaining a list of the names and mailing addresses of such community organizations, and making such names and, with the consent of the organization, mailing addresses available to the public upon request[.]; AND
- (22) COORDINATE WITH THE COMMUNITY EDUCATION COUNCIL, AS ESTABLISHED UNDER ARTICLE FIFTY-TWO-A OF THE EDUCATION LAW, WHOSE BOUNDARIES ARE EQUAL TO THOSE OF THE COMMUNITY DISTRICT. THIS COORDINATION SHALL INCLUDE, BUT SHALL NOT BE LIMITED TO, MAKING SPACE AVAILABLE FOR MONTHLY MEETINGS, HELPING TO PUBLICIZE MEETINGS OF THE COMMUNITY EDUCATION COUNCIL, ALLOWING COMMUNITY BOARD STAFF TO PROVIDE CLERICAL AND ADMINISTRATIVE SUPPORT TO THE MEMBERS OF THE COMMUNITY EDUCATION COUNCIL, RECEIVING REPORTS FROM THE COMMUNITY EDUCATION COUNCIL INCLUDING AN ANNUAL REPORT CARD ON THE CONDITION OF SCHOOLS IN THE COMMUNITY DISTRICT AND ANY PROPOSED OR PENDING CHANGES IN EDUCATION POLICY, AND HELPING DISSEMINATE INFORMATION ON EDUCATION ISSUES PREPARED BY THE COMMUNITY EDUCATION COUNCIL TO PARENTS AND OTHER COMMUNITY ORGANIZATIONS AND MEMBERS.
- i. Each community board may create committees on matters relating to its duties and responsibilities. It may include on such committees persons with a residence or significant interest in the community who are not members of the board, but each such committee shall have a

member of the board as its chairperson. EACH COMMUNITY BOARD SHALL RESERVE A SEAT ON THEIR YOUTH AND EDUCATION COMMITTEE FOR ONE MEMBER OF THEIR RESPECTIVE COMMUNITY EDUCATION COUNCIL, PROVIDED, HOWEVER, THAT IF ANY COMMUNITY BOARD DOES NOT HAVE A YOUTH AND EDUCATION COMMITTEE, SUCH MEMBER OF THEIR RESPECTIVE COMMUNITY EDUCATION COUNCIL SHALL SIT ON A COMMITTEE MOST RELEVANT TO YOUTH AND EDUCATION ISSUES. SUCH MEMBER SHALL BE SELECTED BY MAJORITY VOTE OF THE COMMUNITY EDUCATION COUNCIL. Except as otherwise provided by law, meetings of such committees shall be open to the public.

- S 10. Subparagraph 2 of paragraph (b) of subdivision 6 of section 2590-c of the education law, as amended by chapter 103 of the laws of 2014, is amended to read as follows:
- (2) If such vacancy results in the council not having at least one member who is a parent of a student who is an English language learner or who has been an English language learner within the preceding two years, or results in the council not having at least one member who is a parent of a student with an individualized education program, the [community council] BOROUGH PRESIDENT shall select a parent having such qualifications to fill the vacancy.
- S 11. Paragraph (c) of subdivision 6 of section 2590-c of the education law, as amended by chapter 345 of the laws of 2009, is amended to read as follows:
- (c) If the vacancy is not filled by the community council within sixty days after it is declared due to a tie vote for such appointment, the [chancellor] BOROUGH PRESIDENT shall vote with the community council, to break such tie vote. If the community council has failed to fill the vacancy within sixty days after it is declared because of any other reason, the chancellor shall order the community council to do so pursuant to section twenty-five hundred [ninety-1] NINETY-L of this article.
- S 12. Subdivisions 8 and 14 of section 2590-e of the education law, subdivision 8 as amended and subdivision 14 as added by chapter 123 of the laws of 2003, are amended and a new subdivision 22 is added to read as follows:
- 8. Each year prepare a school district report card pursuant to regulations of the commissioner, and shall make it publicly available by transmitting it to local newspapers of general circulation, appending it to copies of the proposed budget made publicly available as required by making it available for distribution at the annual meeting, SUBMIT IT TO THE COMMUNITY BOARD WHICH SHALL PRESENT SUCH REPORT CARD AT NEXT SCHEDULED MEETING, and otherwise disseminating it as required by the commissioner. Such report card shall include measures of the academic performance of the school district, on a school by school basis, and measures of the fiscal performance of the district, as prescribed by the commissioner. Pursuant to regulations of the commissioner, the report card shall also compare these measures to statewide averages for all public schools, and statewide averages for public schools of comparable wealth and need, developed by the commissioner. Such report card include, at a minimum, any information on the school district regarding pupil performance and expenditure per pupil required to be included in annual report by the requests to the governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other information required by the commissioner. School districts (i) as having fifteen percent or more of their students in special education, or (ii) which have fifty percent or more of their students with disabilities in special education programs or services sixty percent or more of the school day in a general education building,

(iii) which have eight percent or more of their students with disabilities in special education programs in public or private separate educational settings shall indicate on their school district report card their respective percentages as defined in this paragraph and paragraphs (i) and (ii) of this subdivision as compared to the statewide average.

- 14. Hold public meetings at least every month with the superintendent during which the public may speak so that parents and the community have a voice and a public forum to air their concerns. DURING TWO OF THESE PUBLIC MEETINGS ANNUALLY, THE COMMUNITY DISTRICT COUNCIL MEMBER APPOINTED TO A COMMUNITY BOARD ON EITHER A YOUTH AND EDUCATION COMMITTEE OR A COMMITTEE THAT FOCUSES ON SUCH ISSUES PURSUANT TO SUBDIVISION TWENTY-TWO OF THIS SECTION, SHALL PROVIDE UPDATES AS REQUIRED BY SUCH SUBDIVISION. ONE OF THE TWO REQUIRED MEETINGS SHALL BE THE DISTRIBUTION OF COMMUNITY COUNCIL'S REQUIRED REPORT CARD PURSUANT TO SUBDIVISION EIGHT OF THIS SECTION.
- 22. APPOINT ONE OF ITS MEMBERS, BY MAJORITY VOTE, TO ITS RESPECTIVE COMMUNITY BOARD ON EITHER YOUTH AND EDUCATION COMMITTEES OR A COMMITTEE THAT FOCUSES ON SIMILAR ISSUES. SUCH MEMBER SHALL SERVE AS A LIAISON BETWEEN THE TWO ENTITIES AND SHALL BE RESPONSIBLE FOR PROVIDING MONTHLY COMMUNITY COUNCIL UPDATES AT COMMUNITY BOARD COMMITTEE MEETINGS AS WELL AS GATHER INPUT ON RELEVANT COMMUNITY COUNCIL AND CITY BOARD ISSUES. SUCH MEMBER SHALL ALSO BE RESPONSIBLE FOR PROVIDING SEMI-ANNUAL UPDATES TO THEIR RESPECTIVE COMMUNITY BOARD REGARDING ANY PROPOSED OR APPROVED SIGNIFICANT CHANGES TO THE SCHOOLS IN THEIR COMMUNITY SCHOOL DISTRICTS.
- S 13. Paragraph (v) of subdivision 1 of section 2590-f of the education law, as added by chapter 345 of the laws of 2009, is amended and three new paragraphs (x), (y) and (z) are added to read as follows:
- (v) to hold at least two public forums within the district, during each school year, for the purpose of reporting on the district's performance, including progress made toward achieving the district comprehensive educational plan goals, discussing plans for improvement, and receiving parental and community comments and concerns; the community superintendent shall ensure that notice for the public forums is posted in a manner to maximize the participation of parents, students and school personnel and is specifically circulated to members of the school based management teams, community district education council and the [relevant] community [boards] BOARD.
- (X) TO PROVIDE COMMUNITY COUNCILS THE NECESSARY STAFF AND FINANCIAL RESOURCES NEEDED TO PREPARE THE DISTRICT REPORT CARD PURSUANT TO SUBDIVISION EIGHT OF SECTION TWENTY-FIVE HUNDRED NINETY-E OF THIS ARTICLE. SUCH RESOURCES SHALL INCLUDE BUT SHALL NOT BE LIMITED TO (I) INDIVIDUAL SCHOOL AND COMMUNITY DISTRICT DATA AND ANALYSIS TO COMPLETE SUCH REPORT AT LEAST FORTY-FIVE DAYS PRIOR TO THE DEADLINE FOR SUCH REPORT; (II) A STANDARDIZED TEMPLATE AND OUTLINE TO ASSIST COMMUNITY COUNCILS DETERMINING THE CONTENT NECESSARY TO INCLUDE IN SUCH REPORT; AND (III) TIMELINE CONSULTATION AS WELL AS TECHNICAL SUPPORT WITH THE COMMUNITY COUNCILS FOR ON-TIME COMPLETION.
- (Y) TO PUBLISH AND PUBLICIZE COMMUNITY COUNCIL REPORT CARDS, REQUIRED BY SUBDIVISION EIGHT OF SECTION TWENTY-FIVE HUNDRED NINETY-E OF THIS TITLE, PUBLICLY AVAILABLE ON THE CITY BOARD'S WEBSITE, LOCAL NEWS OUTLETS AS WELL AS TO LOCAL ELECTED OFFICIAL AND COMMUNITY LEADER OFFICES.
- (Z) TO PROVIDE A WRITTEN RESPONSE WITHIN THIRTY DAYS OF PRODUCTION AND DISTRIBUTION OF THE COMMUNITY COUNCIL'S REPORT CARD INDICATING ITS RECEIPT AND SUBSEQUENT PLAN FOR ITS SCHOOL. SUCH RESPONSE SHALL BE MADE

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PUBLICLY AVAILABLE NO LATER THAN THIRTY DAYS AFTER ITS SUBMISSION TO SUCH COMMUNITY COUNCIL.

- S 14. Paragraphs (d) and (d-1) of subdivision 2-a of section 2590-h of the education law, as added by chapter 345 of the laws of 2009, are amended to read as follows:
- (d) No sooner than thirty days, but no later than forty-five days following the filing of the educational impact statement, the chancellor or deputy chancellor, or in the case of a proposed significant change in school utilization the chancellor or his or her designee, shall hold a joint public hearing with the impacted community council and school based management team, at the school that is subject to the proposed school closing or significant change in school utilization, and shall allow PARENTS, COMMUNITY MEMBERS AND all OTHER interested parties an opportunity to present comments or concerns regarding the proposed school closing or significant change in school utilization. The chancellor shall ensure that notice of such hearing is widely and conspicuously posted in such a manner to maximize the number of affected individuals that receive notice, including providing notice to affected parents students, and shall also notify members of the community boards and the elected state and local officials who represent the affected community district.
- (d-1) So long as the revised proposal does not impact any school other than a school that was identified in the initial educational impact statement, the chancellor, after receiving public input, may substantially revise the proposed school closing or significant change in school utilization provided that the chancellor shall prepare a revised educational impact statement, in the form prescribed in paragraph (b) of this subdivision, and publish and file such educational impact statement the same manner as prescribed in paragraph (c) of this subdivision. No sooner than fifteen days following the filing of such revised educational impact statement, the chancellor or deputy chancellor, or in the case of a significant change in school utilization the chancellor or his or her designee, shall hold a joint public hearing with the community council and school based management team, at the school that is subject to the proposed school closing or significant school utilization and shall allow PARENTS, COMMUNITY MEMBERS AND all OTHER interested parties an opportunity to present comments and concerns regarding such proposal. The chancellor shall ensure that notice of such hearing is widely and conspicuously posted in such a manner to maximize the number of affected individuals that receive notice, including providing notice to affected parents and students, and shall also notify members of the community boards and the elected state and local officials who represent the affected community district.
  - S 15. This act shall take effect immediately, provided that:
- 1. the amendments to section 2590-b of the education law made by section three of this act shall not affect the expiration of such section and shall be deemed to expire therewith;
- 2. the amendments to section 2590-g of the education law made by section four of this act shall not affect the expiration of such section and shall be deemed to expire therewith;
- 3. the amendments to section 2590-p of the education law made by section five of this act shall not affect the expiration of such section and shall be deemed to expire therewith;
- 4. the amendments to section 2590-q of the education law made by section six of this act shall not affect the expiration of such section and shall be deemed to expire therewith;

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 5. the amendments to section 2590-r of the education law made by section seven of this act shall not affect the expiration of such section and shall be deemed to expire therewith;

- 6. section 2590-v of the education law as added by section eight of this act shall expire and be deemed repealed June 30, 2017;
- 7. sections nine, ten, eleven, twelve and thirteen of this act shall take effect on the one hundred twentieth day after this act shall have become a law;
- 8. the amendments to section 2590-c of the education law, made by sections ten and eleven of this act, shall not affect the repeal of such section and shall be deemed repealed therewith;
  - 9. the amendments to section 2590-e of the education law, made by section twelve of this act, shall not affect the expiration and repeal of such section and shall expire and be deemed repealed therewith;
- 10. the amendments to section 2590-f of the education law, made by section thirteen of this act, shall not affect the expiration and reversion of such section and shall expire and be deemed repealed therewith; and
- 19 11. the amendments to section 2590-h of the education law, made by 20 section fourteen of this act, shall not affect the expiration and rever-21 sion of such section and shall expire and be deemed repealed therewith.