STATE OF NEW YORK

2145

2017-2018 Regular Sessions

IN SENATE

January 12, 2017

Introduced by Sen. ALCANTARA -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, in relation to bilingual services

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. This act shall be known and may be cited as the "bilingual services act".

3 § 2. Legislative intent. The legislature hereby finds and declares 4 that the effective maintenance and development of a free and democratic 5 society depends on the right and ability of its citizens and residents 6 to communicate with their government and the right and ability of the 7 government to communicate with them.

8 The legislature further finds and declares that substantial numbers of 9 persons who live, work and pay taxes in this state are unable, either 10 because they do not speak or write English at all, or because their 11 primary language is other than English, to effectively communicate with 12 their government. The legislature further finds and declares that state 13 and local agency employees frequently are unable to communicate with 14 persons requiring their services because of this language barrier. As a 15 consequence, substantial numbers of persons presently are being denied 16 rights and benefits to which they would otherwise be entitled.

17 It is the intent of the legislature in enacting this legislation to 18 provide for effective communication between all levels of government in 19 this state and the people of this state who are precluded from utilizing 20 public services because of language barriers.

21 § 3. The executive law is amended by adding a new article 19-E to read 22 as follows:

23

ARTICLE 19-E

BILINGUAL SERVICES

24 25 <u>Section 460. Definitions.</u> 26 461. Employment of the section of the sec

461. Employment of bilingual persons.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 462. Implementation. 463. Translation of materials explaining services available. 2 3 464. Distribution of written materials in non-English language 4 by state agency. 5 465. Exclusions. 466. Funding. б 467. Telephone based interpretation services. 7 8 468. Survey. 9 469. Exemptions. 10 470. Establishment of bilingual positions. 11 § 460. Definitions. As used in this article, unless a different mean-12 ing is clearly required by the context: 13 "Bilingual person" means a person who is proficient in both the 1. 14 English language and the foreign language to be used. 2. "Substantial number of non-English speaking people" means members 15 16 of a group who either do not speak English, or who are unable to effectively communicate in English because it is not their native language, 17 and who comprise five percent or more of the people served by any local 18 19 office or facility of a state agency. 20 3. "Sufficient number of qualified bilingual persons in public contact 21 positions" means the number required to provide the same level of services to non-English speaking persons as is available to English 22 speaking persons seeking such services; provided, however, that where 23 the local office or facility of the state employs the equivalent of 24 twenty-five or fewer regular, full-time employees, it shall constitute 25 26 compliance with the requirements of this article if a sufficient number 27 of qualified bilingual persons are employed in public contact positions, or as interpreters to assist those in such positions, to provide the 28 29 same level of services to non-English speaking persons as is available 30 to English speaking persons seeking such services from such office or 31 facility. 32 4. "Public contact position" means a position determined by the agency 33 to be one which emphasizes the ability to meet, contact and deal with 34 the public in the performance of the agency's functions. 35 <u>§ 461. Employment of bilingual persons.</u> 1. Every state agency, as defined in section one hundred forty-five of this chapter, directly 36 involved in the furnishing of information or the rendering of services 37 to the public whereby contact is made with a substantial number of non-38 English speaking people, shall employ a sufficient number of qualified 39 bilingual persons in public contact positions to ensure provision of 40 41 information and services to the public, in the language of the non-Engl-42 ish speaking persons. 2. Every local public agency, as defined in section four hundred one 43 44 this chapter, serving a substantial number of non-English speaking of 45 people, shall employ a sufficient number of qualified bilingual persons 46 in public contact positions or as interpreters to assist those in such positions, to ensure provision of information and services in the 47 48 language of the non-English speaking persons. The determination of what 49 constitutes a substantial number of non-English speaking people and a sufficient number of qualified bilingual persons shall be made by the 50 51 local agency. 52 § 462. Implementation. An employee of a state or local public agency, 53 as those terms are used in section four hundred sixty-one of this arti-54 cle, may not be dismissed to carry out the purposes of this article. A

55 state or local public agency need only implement this article by filling

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1	employee public contact positions made vacant by retirement or normal
2	attrition.
3	§ 463. Translation of materials explaining services available. 1. Any
4	materials explaining services available shall be translated into any
5	non-English language spoken by a substantial number of the public served
б	by the agency. Whenever notice of the availability of materials explain-
7	ing services available is given, orally or in writing, it shall be given
8	in English and in the non-English language into which any materials have
9	been translated. The determination of when those materials are necessary
10	when dealing with local agencies shall be left to the discretion of the
11	local agency.
12	2. Every state agency which serves a substantial number of non-English
13	speaking people and which provides materials in English explaining
14	services shall also provide the same type of materials in any non-Engl-
15	ish language spoken by a substantial number of the public served by the
16	agency. Whenever notice of the availability of materials explaining
17	services available is given, orally or in writing, it shall be given in
18	English and in the non-English language into which any materials have
19	been translated. This subdivision shall not be interpreted to require
20	verbatim translations of any materials provided in English by a state
21	agency.
22	§ 464. Distribution of written materials in non-English language by
23	state agency. Whenever a state agency finds that the factors listed in
24	subdivisions one and three or two and three of this section exist, it
25	shall distribute the applicable written materials in the appropriate
26	non-English language through its local offices or facilities to non-
27	English speaking persons, or, as an alternative, the state agency may
28	instead elect to furnish translation aids, translation guides, or
29	provide assistance at such local offices in completing English forms or
30	questionnaires and in understanding English forms, letters or notices.
31	1. The written materials, whether forms, applications, questionnaires,
32	letters or notices, solicit or require the furnishing of information
33	from an individual or provide that individual with information.
34	2. The information solicited, required or furnished affects or may
35	affect the individual's rights, duties or privileges with regard to that
36	agency's services or benefits.
37	3. The local office or facility of the agency with which the individ-
38	ual is dealing, serves a substantial number of non-English speaking
39	persons.
40	§ 465. Exclusions. The provisions of this article are not applicable
41	to school districts, boards of education or the office of a superinten-
42	dent of schools.
43	§ 466. Funding. The provisions of this article shall be implemented to
44	the extent that local, state or federal funds are available, and to the
45	extent permissible under federal law and the provisions of the civil
46	service law governing state and local agencies.
47	§ 467. Telephone based interpretation services. State agencies may,
48	utilizing existing funds, contract for telephone based interpretation
49	services in addition to employing bilingual persons in public contact
50	positions.
51	<u>§ 468. Survey. 1. Each state agency shall conduct a survey of each of</u>
52	its local offices every two years to determine all of the following:
53	(a) The number of public contact positions in each local office.
54	(b) The number of bilingual employees in public contact positions, and
	

55 the languages they speak, other than English.

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1	(c) The number and percentage of non-English speaking people served by
2	<u>each local office, broken down by native language.</u>
3	(d) The number of anticipated vacancies in public contact positions.
4	(e) Whether the use of contracted telephone based interpretation
5	services in addition to bilingual persons in public contact positions is
6	serving the language needs of the people served by the agency.
7	(f) Each agency shall calculate the percentage of non-English speaking
8	people served by each local office by rounding the percentage arrived at
9	to the nearest whole percentage point.
10	2. The survey results shall be reported on forms provided by the state
11	division of human rights, and delivered to the division not later than
12	March thirty-first of every even-numbered year beginning with two thou-
13	sand eighteen.
14	3. The results of the survey shall be compiled by the state division
15	of human rights and provided in a report to both houses of the legisla-
16	<u>ture every two years.</u>
17	<u>§ 469. Exemptions. 1. The state division of human rights may exempt</u>
18	state agencies from the requirements of section four hundred sixty-eight
19	of this article where the division determines that any of the following
20	conditions apply:
21	(a) The agency does not furnish information or render services to the
22	public.
23	(b) The agency has consistently received such limited public contact
24	with the non-English speaking public that it has not been required to
25	employ bilingual staff under section four hundred sixty-one of this
26	<u>article.</u>
27	2. In order to receive an exemption, each state agency must annually
28	petition the state division of human rights for the exemption and
29	receive approval in writing. An agency may not receive an exemption for
30	more than three consecutive years.
31	§ 470. Establishment of bilingual positions. The provisions of this
32	article are not intended to prohibit the establishment of bilingual
33	positions, or printing of materials, or use of interpreters, where less
34	than five percent of the people served do not speak English or are
35	unable to communicate effectively, as determined appropriate by the
36	state or local agency. This article is not intended to require that all
37	public contact positions be filled with bilingual persons.

37 public contact positions be fifted when stranged -38 § 4. This act shall take effect January 1, 2018.