## STATE OF NEW YORK

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## IN SENATE

May 23, 2018

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

AN ACT to amend the education law, in relation to the handling of appeals regarding recommendations for children with handicapping conditions; to amend chapter 352 of the laws of 2005, amending the education law relating to implementation of the federal individuals with disabilities education improvement act of 2004, in relation to the effectiveness thereof; and to amend chapter 378 of the laws of 2007, amending the education law relating to the implementation of the federal individuals with disabilities education improvement act of 2004, in relation to the effectiveness thereof

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

Section 1. Item (i) of clause (b) of subparagraph 3 of paragraph b of subdivision 1 of section 4402 of the education law, as amended by chapter 378 of the laws of 2007, is amended to read as follows:

4 (i) Make recommendations based upon a written evaluation setting forth the reasons for the recommendations, to the child's parent or person in parental relation and board of education or trustees as to appropriate 7 educational programs and placement in accordance with the provisions of subdivision six of section forty-four hundred one-a of this article, and 9 as to the advisability of continuation, modification, or termination of 10 special class or program placements which evaluation shall be furnished to the child's parent or person in parental relation together with the 11 recommendations provided, however that the committee may recommend a 12 13 placement in a school which uses psychotropic drugs only if such school has a written policy pertaining to such use that is consistent with 14 15 subdivision four-a of section thirty-two hundred eight of this chapter and that the parent or person in parental relation is given such written 17 policy at the time such recommendation is made. If such recommendation is not acceptable to the parent or person in parental relation, such 18 19 parent or person in parental relation may appeal such recommendation as 20 provided for in section forty-four hundred four of this [chapter] arti-21 cle. Provided, further, that in a school district in a city having a 22 population of one million or more a parent's appeal of such recommenda-23 tion shall be resolved, either through the granting or denial of the 24 appeal by an impartial hearing officer, or by a state review officer, or

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

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court, or by the signing of a settlement agreement between the parent or person in parental relation and the board of education of the school district in the city having a population of one million or more or state agency.

§ 2. Paragraph a of subdivision 1 of section 4404 of the education law is amended by adding a new closing paragraph to read as follows:

Notwithstanding any other provision of law, rule or regulation to the contrary, in a school district in a city having a population of one million or more, upon the decision of an impartial hearing officer, state review officer, or by a court finding, or by the signing of a settlement agreement between the parent or person in parental relation and the board of education of the school district in the city having a population of one million or more or a state agency, that a unilateral 14 parental placement shall be made and that tuition payments shall be granted for such unilateral placement, then such placement and tuition payments shall continue for no less than three years, with such uninterrupted payments being at the same percentage of the total tuition cost as the previous year's payments, unless and until the committee on special education determines that the child's needs can be met in another public or approved private school program and where such determination was based upon a significant revision to the child's individualized education program that is caused by a substantial change to the child's disability status that requires the committee to recommend such new placement; provided however that where the parent or person in parental relation brings a due process proceeding to challenge such revised, new placement, the unilateral parental placement for which tuition payment was granted shall be the pendency placement, as provided in subdivision four of this section.

- § 3. Section 22 of chapter 352 of the laws of 2005, amending the education law relating to implementation of the federal individuals with disabilities education improvement act of 2004, as amended by chapter 35 of the laws of 2015, is amended to read as follows:
- § 22. This act shall take effect July 1, 2005, provided, however, this act shall become a law after such date it shall take effect immediately and shall be deemed to have been in full force and effect on and after July 1, 2005; and provided further, however, that sections one through four and six through twenty-one of this act shall expire and be deemed repealed June 30, [2018] 2021, and section five of this act shall expire and be deemed repealed June 30, [2018] 2021.
- § 4. Subdivision d of section 27 of chapter 378 of the laws of 2007, amending the education law relating to implementation of the federal individuals with disabilities education improvement act of 2004, as amended by chapter 35 of the laws of 2015, is amended to read as follows:
- d. the provisions of this act shall expire and be deemed repealed June 30, [<del>2018</del>] <u>2021</u>.
- § 5. This act shall take effect immediately; provided, however, 47 the amendments to item (i) of clause (b) of subparagraph 3 of paragraph 48 b of subdivision 1 of section 4402 of the education law made by section 49 50 one of this act shall not affect the expiration of such clause and shall be deemed to expire therewith; provided further, however, that the 51 amendments to subdivision 1 of section 4404 of the education law made by 52 section two of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith. 54