STATE OF NEW YORK

2726--A

2019-2020 Regular Sessions

IN SENATE

January 29, 2019

Introduced by Sen. KRUEGER -- read twice and ordered printed, and when printed to be committed to the Committee on Elections -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the election law, in relation to the exercise of powers and duties of the board of elections of the city of New York and its executive management

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

1 Section 1. Section 3-300 of the election law is amended to read as
2 follows:

3 § 3-300. Board employees; appointment. [Every] 1. Except as provided in subdivision two of this section, every board of elections shall 4 appoint, and at its pleasure remove, clerks, voting machine technicians, 5 б custodians and other employees, fix their number, prescribe their 7 duties, fix their titles and rank and establish their salaries within the amounts appropriated therefor by the local legislative body and 8 shall secure in the appointment of employees of the board of elections 9 10 equal representation of the major political parties. Every commissioner 11 in each board of elections except for commissioners of the board of 12 elections of the city of New York, may approve and at pleasure remove a 13 deputy, establish his title and prescribe his duties. [In]

14 2. (a) Notwithstanding any provision of general, special or local law, 15 in the city of New York, the board of elections shall appoint an execu-16 tive director and a deputy executive director who shall each be of sepa-17 rate major political parties and whose duties it shall be to supervise 18 the operations of the board of elections [under the supervision of such 19 board] in accordance with this subdivision. The board of elections of 10 the city of New York shall advise the executive director and deputy 21 executive director on matters of policy affecting the administration of 22 elections in the city of New York. Except as expressly provided in this

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

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1	subdivision, such board shall exercise no executive power and perform no
2	executive or administrative functions. Except as expressly provided in
3	this subdivision, such board shall make no individualized decisions
4	concerning the employment of any specific person or the registration,
5	enrollment or qualifications of any specific voter. Nothing in this
6	subdivision shall be construed to require or authorize the day-to-day
7	supervision of the executive director or deputy executive director by
8	the board. The board may delegate powers and duties conferred upon the
9	board to the executive director and deputy executive director, to be
10	exercised consistent with paragraph (c) of this subdivision.
11	(b) The board shall have the power and duty to take the following
12	actions to the extent otherwise consistent with the jurisdiction of the
13	board pursuant to this chapter:
14	(1) take any action related to the creation, consolidation, division
15	or alteration of election districts pursuant to section 4-100 of this
16	chapter and the designation of poll sites pursuant to section 4-104 of
17	this chapter;
18	(2) make determinations regarding the nomination and designation of
19	candidates for public office and party positions pursuant to article six
20	or any other relevant provision of this chapter;
21	(3) make determinations regarding the form and content of ballots,
22	including but not limited to the determination of candidates and ques-
23	tions to appear on the ballot pursuant to section 4-114 of this chapter
24	and the certification of ballots pursuant to title one of article seven
25	or any other relevant provision of this chapter;
26	(4) adopt resolutions eliminating meetings for local registration
27	pursuant to subdivision six of section 5-202 of this chapter;
28	(5) make determinations concerning challenges to voter registration
29	and applications of voters unlawfully denied the right to register,
30	pursuant to title two of article five of this chapter;
31	(6) make determinations concerning the adoption and use of voting
32	machines or systems pursuant to section 7-200 of this chapter;
33 24	(7) canvass election results and perform all functions of the board of
34 25	canvassers in the city of New York, including but not limited to the
35	certification of election results, pursuant to article nine or any other relevant provision of this chapter;
36 37	(8) take any action authorized by section 3-218 of this article;
38	(9) approve any contract where:
39	(i) such contract was let by a procurement method other than compet-
40	itive sealed bidding where the contract was awarded to the lowest
41	responsible bidder;
42	(ii) such contract provides for technical, consultant or personal
43	services;
44	(iii) the value of the contract exceeds or projects an annual expendi-
45	ture exceeding one million dollars for the fiscal year or where the
46	value of any contracts awarded to a single entity exceeds or is project-
47	ed to exceed one million dollars for the fiscal year; and
48	(10) promulgate regulations, issue orders and make decisions regarding
49	general policies affecting the administration of elections of the city
50	of New York.
51	(c) The executive director and deputy executive director shall collec-
52	tively serve as the chief executive for the board of elections of the
53	city of New York and shall collectively exercise all their powers and
54	duties in a manner not inconsistent with the policies of the board. The
55	executive director and deputy executive director may each delegate
	powers and duties to the other, and may collectively delegate powers and

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1	duties to employees in furtherance of the purposes of this chapter.
2	Such powers and duties shall include but not be limited to:
3	(1) appointing, and at their pleasure removing, clerks, voting machine
4	technicians, custodians and other employees, fixing their number,
	prescribing their duties, fixing their titles and rank and establishing
5	
6	their salaries within the amounts appropriated therefor by the New York
7	city council, provided that this subparagraph shall not affect the
8	fixing of a daily rate of compensation pursuant to subdivision one of
9	section 3-420 of this article. They shall secure in the appointment of
10	employees equal representation of the major political parties. In exer-
11	cising the powers conferred by this paragraph with respect to the
12	appointment of employees, the executive director and deputy executive
13	director shall, in consultation with the New York city department of
14	citywide administrative services establish written policies and proce-
15	dures on personnel, other than those paid at a daily rate pursuant to
16	subdivision one of section 3-420 of this article, within ninety days of
17	the effective date of this paragraph. Such policies and procedures shall
18	<u>include:</u>
19	(i) specifications setting forth the qualifications for and the nature
20	and scope of the duties and responsibilities of each title, with
21	appointments to be made consistent with such specifications, provided
22	that appointments shall secure equal representation of the major poli-
23	tical parties. Such specifications shall in addition to securing such
24	representation, give due weight to seniority, previous trainings and
25	experience, education and professional credentials, and performance
26	ratings where available. This paragraph shall not be construed to
27	require the preparation of administration of competitive examination of
28	eligible list for any title, nor shall it be construed to require the
29	termination of any individual employed by the board of elections of the
30	city of New York prior to the establishment of such specifications;
31	(ii) policies protecting employees from retaliation for disclosing
32	information concerning acts of wrongdoing, misconduct, malfeasance of
33	other inappropriate behavior by an employee or board member;
34	(iii) policies providing for appropriate ongoing training of employ-
35	ees, including those individuals employed prior to the establishment of
36	such policies, with the purpose of ensuring that all employees have the
37	knowledge and experience to fulfill the duties of the position that they
38	hold; and
39	(iv) policies establishing an employee performance evaluation program
40	based upon evidence of work actually performed by employees as compared
41	with pre-established performance standards;
42	(2) exercising the powers and duties delegated to boards of elections,
43	or specifically to the board of elections of the city of New York,
44	except where such powers and duties are expressly reserved for such
45	board pursuant to this subdivision, in all matters relating to quali-
46	fication of voters, voter registration and enrollment, cancellation of
47	voter registration, change of voter status and registration records
48	pursuant to article five of this chapter; and
49	(3) exercising the powers and duties delegated to boards of elections,
50	or specifically to the board of elections of the city of New York, in
51	all matters related to the administration of elections in the city of
52	New York not otherwise specified in subparagraphs one and two of this
53	paragraph.
55 54	§ 2. Subdivision 3 of section 4-136 of the election law, as amended by
51	3 2. DADATVIDION 5 OF DECETON 4 150 OF CHE ELECTION TAW, AS AMENDED BY

55 chapter 155 of the laws of 2010, is amended to read as follows:

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1 3. In the city of New York all leased or purchased equipment, 2 supplies, ballots, printing and publications, except newspaper notices 3 and advertisements, to be used or furnished by such board, may be 4 procured for it by the purchasing department or agency of such city as 5 if such board were an agency of such city. Such board shall comply with 6 the rules and regulations of the New York city procurement policy board 7 and applicable state law <u>for all purchase contracts, including but not</u> 8 <u>limited to purchase of goods, services or technology</u>.

9 § 3. This act shall take effect on the sixtieth day after it shall 10 have become a law.