STATE OF NEW YORK

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2019-2020 Regular Sessions

IN SENATE

February 11, 2019

- Introduced by Sens. PARKER, BAILEY, BRESLIN, BROOKS, HOYLMAN, JACKSON, KAVANAGH, LIU, MAY, SANDERS, SERRANO -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -recommitted to the Committee on Finance in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommittee discharged, bill amended, ordered reprinted as
- AN ACT to amend the executive law, the public authorities law and chapter 154 of the laws of 1921 relating to the port authority of New York and New Jersey, in relation to establishing the law enforcement misconduct investigative office

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

Section 1. The executive law is amended by adding a new section 75 to 1 2 read as follows: 3 <u>§ 75. Law enforcement misconduct investigative office.</u> 1. Jurisdic-4 tion. This section shall, subject to the limitations contained in this 5 section, confer upon the law enforcement misconduct investigative office 6 jurisdiction over all covered agencies. For the purposes of this section 7 "covered agency" means a police agency of any political subdivision within the state, including authorities or agencies maintaining a police 8 force or police forces of individuals defined as police officers in 9 10 section 1.20 of the criminal procedure law, provided however, covered 11 agency does not include any agency under the jurisdiction of the state 12 inspector general pursuant to article four-A of the executive law, the 13 metropolitan transportation authority inspector general pursuant to 14 section one thousand two hundred seventy-nine of the public authorities 15 law, or the port authority inspector general pursuant to chapter one 16 hundred fifty-four of the laws of nineteen twenty-one. Wherever a

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

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covered agency is a board, commission, a public authority or public 1 benefit corporation, the head of the agency is the chairperson thereof. 2 3 2. Establishment and organization. (a) There is hereby established the 4 law enforcement misconduct investigative office in the department of 5 law. The head of the office shall be a deputy attorney general who shall б be appointed by the attorney general. (b) Such deputy attorney general may appoint one or more assistants to 7 8 serve at his or her pleasure. 9 (c) The salary for the head of such office shall be established within 10 the limit of funds available therefore; provided, however, such salary 11 shall be no less than the salaries of certain state officers holding the positions indicated in paragraph (a) of subdivision one of section one 12 hundred sixty-nine of this chapter. 13 14 (d) The mission of the law enforcement misconduct investigative office shall be to review, study, audit and make recommendations relating to 15 16 the operations, policies, programs and practices, including ongoing partnerships with other law enforcement agencies, of state and local law 17 enforcement agencies with the goal of enhancing the effectiveness of law 18 19 enforcement, increasing public safety, protecting civil liberties and 20 civil rights, ensuring compliance with constitutional protections and 21 local, state and federal laws, and increasing the public's confidence in law enforcement. 22 3. Functions and duties. The deputy attorney general shall have the 23 24 following duties and responsibilities: 25 (a) receive and investigate complaints from any source, or upon his or 26 her own initiative, concerning allegations of corruption, fraud, use of 27 excessive force, criminal activity, conflicts of interest or abuse in 28 any covered agency; 29 (b) inform the heads of covered agencies of such allegations and the 30 progress of investigations related thereto, unless special circumstances 31 require confidentiality; 32 (c) determine with respect to such allegations whether disciplinary 33 action, civil or criminal prosecution, or further investigation by an appropriate federal, state or local agency is warranted, and to assist 34 35 in such investigations, if requested by such federal, state, or local 36 agency; 37 (d) prepare and release to the public written reports of investi-38 gations, as appropriate and to the extent permitted by law, subject to redaction to protect the confidentiality of witnesses and other informa-39 tion that would be exempt from disclosure under article six of the 40 41 public officers law. The release of all or portions of such reports may 42 be temporarily deferred to protect the confidentiality of ongoing inves-43 tigations; 44 (e) review and examine periodically the policies and procedures of covered agencies with regard to the prevention and detection of 45 46 corruption, fraud, use of excessive force, criminal activity, conflicts 47 of interest and abuse; (f) recommend remedial action to prevent or eliminate corruption, 48 fraud, use of excessive force, criminal activity, conflicts of interest 49 and abuse in covered agencies; and 50 51 (g) investigate patterns, practices, systemic issues, or trends iden-52 tified by analyzing actions, claims, complaints, and investigations, 53 including, but not limited to, any patterns or trends regarding depart-54 ments, precincts, and commands; and 55 (h) on an annual basis, submit to the governor, the attorney general, 56 the temporary president of the senate, the speaker of the assembly, the

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1	minority leader of the senate and the minority leader of the assembly,
2	no later than December thirty-first, a report summarizing the activities
3	of the office and recommending specific changes to state law to further
4	the mission of the law enforcement misconduct investigative office.
5	4. Powers. The deputy attorney general shall have the power to:
6	(a) subpoena and enforce the attendance of witnesses;
7	(b) administer oaths or affirmations and examine witnesses under oath;
8	(c) require the production of any books and papers deemed relevant or
9	<u>material to any investigation, examination or review;</u>
10	(d) notwithstanding any law to the contrary, examine and copy or
11	remove documents or records of any kind prepared, maintained or held by
12	any covered agency;
13	(e) require any officer or employee in a covered agency to answer
14	questions concerning any matter related to the performance of his or her
15	official duties. No statement or other evidence derived therefrom may be
16	used against such officer or employee in any subsequent criminal prose-
17	cution other than for perjury or contempt arising from such testimony.
18	The refusal of any officer or employee to answer questions shall be
19	cause for removal from office or employment or other appropriate penal-
20	ty;
21	(f) monitor the implementation by covered agencies of any recommenda-
22	tions made by the law enforcement misconduct investigative office; and
23	(g) perform any other functions that are necessary or appropriate to
24	fulfill the duties and responsibilities of office.
25	5. Responsibilities of covered agencies, officers and employees. (a)
26	Every officer or employee in a covered agency shall report promptly to
27	the law enforcement misconduct investigative office any information
28	concerning corruption, fraud, use of excessive force, criminal activity,
29	conflicts of interest or abuse by another officer or employee relating
30	to his or her office or employment, or by a person having business deal-
31	ings with a covered agency relating to those dealings. The knowing fail-
32	ure of any officer or employee to so report shall be cause for removal
33	from office or employment or other appropriate penalty. Any officer or
34	employee who acts pursuant to this subdivision by reporting to the law
35	enforcement misconduct investigative office shall not be subject to
36	dismissal, discipline or other adverse personnel action.
37	(b) Upon receiving at least five complaints from five or more individ-
38	uals relating to at least five separate incidents involving a certain
39	officer or employee within two years, the head of any covered agency
40	shall refer such complaints to the law enforcement misconduct investi-
41	gative office for review. The law enforcement misconduct investigative
42	office shall investigate such complaints to determine whether the
43	subject officer or employee has engaged in a pattern or practice of
44	misconduct, use of excessive force, or acts of dishonesty. The referral
45	and investigation pursuant to this subdivision shall be in addition to
46	and shall not supersede any civil, criminal, administrative or other
47	action or proceeding relating to such complaints or the subject officer
48	or employee.
49	(c) The head of any covered agency shall advise the governor, the
50	temporary president of the senate, the speaker of the assembly, the
51	minority leader of the senate and the minority leader of the assembly
52	within ninety days of the issuance of a report by the law enforcement
53	misconduct investigative office as to the remedial action that the agen-
54	cy has taken in response to any recommendation for such action contained

55 <u>in such report.</u>

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1 (d) Nothing in this section shall be construed to impede, infringe, or 2 diminish the rights, privileges, benefits or remedies that accrue to any 3 employee pursuant to any agreement entered into pursuant to article 4 fourteen of the civil service law. 5 § 2. Section 53 of the executive law is amended by adding a new subdiб vision 1-a to read as follows: 1-a. receive and investigate complaints from any source, or upon his 7 8 or her own initiative, concerning allegations of corruption, fraud, use 9 of excessive force, criminal activity, conflicts of interest or abuse by 10 any police officer in a covered agency. 11 3. Subdivision 4 of section 1279 of the public authorities law is § amended by adding a new paragraph (a-1) to read as follows: 12 (a-1) to receive and investigate complaints from any source, or upon 13 14 his or her own initiative, concerning allegations of corruption, fraud, 15 use of excessive force, criminal activity, conflicts of interest or 16 abuse by any police officer under the jurisdiction of the office of the 17 metropolitan transportation authority. § 4. Paragraph a of subdivision 6 of article 4 of section 1 of chapter 18 19 154 of the laws of 1921 relating to the port authority of New York and 20 New Jersey, as amended by chapter 559 of the laws of 2015, is amended to 21 read as follows: 22 a. The inspector general shall be responsible for receiving and inves-23 tigating, where appropriate, all complaints regarding fraud, waste, and abuse by commissioners, officers, and employees of the port authority or 24 25 third-parties doing business with the port authority. The inspector 26 general shall also receive and investigate complaints from any source, 27 or upon his or her own initiative, concerning allegations of corruption, fraud, use of excessive force, criminal activity, conflicts of interest 28 or abuse by any police officer under the jurisdiction of the Port 29 30 Authority. The inspector general shall also be responsible for conduct-31 ing investigations upon the inspector general's own initiative, as the 32 inspector general shall deem appropriate. 33 § 5. Severability clause. If any clause, sentence, paragraph, subdivi-34 sion, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, 35 36 impair, or invalidate the remainder thereof, but shall be confined in 37 its operation to the clause, sentence, paragraph, subdivision, section 38 or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of 39 the legislature that this act would have been enacted even if such 40 41 invalid provisions had not been included herein. 42 S 6. This act shall take effect on the first of April next succeeding 43 the date on which it shall have become a law, provided however, that section four of this act shall take effect upon the enactment into law 44 45 by the state of New Jersey of legislation having an identical effect 46 with this act, but if the state of New Jersey shall have already enacted such legislation, this act shall take effect immediately; provided that 47 the attorney general shall notify the legislative bill drafting commis-48 sion upon the occurrence of the enactment of the legislation provided 49 50 for in section four of this act in order that the commission may maintain an accurate and timely effective data base of the official text of 51 52 the laws of the state of New York in furtherance of effectuating the 53 provisions of section 44 of the legislative law and section 70-b of the 54 public officers law.