## STATE OF NEW YORK

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10928

## IN ASSEMBLY

August 17, 2020

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Thiele) -- read once and referred to the Committee on Local Governments

AN ACT to amend the general municipal law, in relation to allowing for a program sponsor to amend a point system as part of a service award program

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

1 Section 1. Section 217 of the general municipal law is amended by 2 adding a new subdivision (q) to read as follows:

3 (q) The program sponsor may make adjustments to the participation in department responses point system category provided for in paragraph 4 (vi) of subdivision (c) of this section in the event that such program 5 sponsor adopts written emergency response protocols setting different 7 emergency response requirements for the fire department, fire companies, squads and units thereof such that certain participants are not permit-9 ted to respond and are restricted from responding to all non-emergency 10 rescue and first aid squad calls and/or all emergency rescue and first 11 aid squad calls. Such restrictions on response may relate to determinations made by the district physician as to the duties that may be 12 assigned to certain personnel. In the event that the program sponsor 13 14 adopts different response requirements for different groups, partic-15 ipants in those groups shall be required to respond to the minimum number of emergency calls assigned to their group by applying the 16 17 percentage provided for in paragraph (vi) of subdivision (c) of this section. Notwithstanding the provisions of section two hundred sixteen 18 of this article, a point system amendment to address written emergency 19 20 response protocols may be adopted by the affirmative vote of at least 21 sixty percent of such governing board, without referendum. Such amend-22 ment shall only take effect as of the first day of January next succeed-23 ing the completion of the proceedings required for adoption of the amendment and shall only apply prospectively unless the new written 24 25 emergency response protocol is adopted in order to address a state 26 disaster emergency, as such term is defined in section twenty of the executive law, and applicable to the county or counties in which the 27 28 fire department operates, in which case such amendment may be applied in 29 the year adopted.

§ 2. This act shall take effect immediately.

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

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