## STATE OF NEW YORK

6574
2019-2020 Regular Sessions

## IN ASSEMBLY

March 12, 2019

Introduced by M. of $A$. STECK -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public service law, in relation to membership in the public service commission

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

Section 1. Section 4 of the public service law, as amended by chapter 155 of the laws of 1970, is amended to read as follows:
§ 4. The public service commission. 1. There shall be in the department of public service a public service commission, which shall possess the powers and duties hereinafter specified, and also all powers necessary or proper to enable it to carry out the purposes of this chapter. The commission shall consist of [five] seven members, to be appointed by the governor, by and with the advice and consent of the senate. Two members of the commission shall be selected from a not-for-profit organization with a mission of consumer protection and/or social justice or having a background in consumer protection and/or social justice. One member of the seven member commission shall be a resident of a nonattainment area. A commissioner shall be designated as chairman of the commission by the governor to serve in such capacity at the pleasure of the governor or until his or her term as commissioner expires whichever first occurs. No more than [three] five commissioners may be members of the same political party [unless, pursuant to aetion taken under subdiwision two, the number of commissioners shall exeeed five, and in sueh event no more than four oommiscioners may be members of the same political paxty].
2. [Netwithstanding subdivision one, whenever the eommiscion shall eertify to the gererner that additional eommiosionerg are needed for the proper dioposition of the burineos before it, the governox may inereare the memberohip of the commisoion to seven members by appointing twe additional commissioners by and with the adviee and eonsent of the

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senate. The terms of office-of rueh additional eommiscioners and the
filling of vacaneies during sueh terme shall be governed by subdivicion
three, exeept that upen the-expiration of the texmg of oueh additional
eemmiocienero, no further appointmento-or reappointmento ohall be-made
to sueh additional offiees, unless the commission shall first cextify to
the governor that the need for additional commissioners eontinues to
exist.
3-] The term of office of a commissioner shall be six years from the first day of February of the calendar year in which he or she shall be appointed and commissioners shall serve on a full-time basis. Upon a vacancy [eewring] occurring otherwise than by expiration of term in the office of any commissioner, the governor, by and with the advice and consent of the senate, shall fill the vacancy by appointment for the unexpired term.
§ 2. This act shall take effect immediately.
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[^0]:    EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

