## STATE OF NEW YORK

1662

2021-2022 Regular Sessions

## IN ASSEMBLY

January 11, 2021

Introduced by M. of A. PERRY, COLTON, WEPRIN -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to enacting the "New York city board for education policy members public responsibility act"

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "New York city board for education policy members public responsi-
3	bility act".
4	§ 2. Subdivision 8 of section 2590-g of the education law is amended
5	by adding a new paragraph (d) to read as follows:
б	(d)(i) A quorum of the members of the city board must attend any hear-
7	ing scheduled for purposes of allowing public comments as provided in
8	this subdivision. The city board shall not vote on any measure for which
9	a public hearing is required or set by the board unless a quorum of the
10	members of the city board attended the hearing relating to such measure.
11	(ii) As used in this paragraph:
12	(1) "quorum" means one-half of the members of the city board plus one
13	additional member; and
14	(2) "attendance" means personally recorded to be present in an offi-
15	cial capacity during at least seventy-five percent of the hearing.
16	(iii) In the event the city board or the chancellor determines that
17	immediate adoption of any item requiring city board approval is neces-
18	sary for the preservation of student health, safety or general welfare
19	and that compliance with the quorum requirements of this subdivision
20	would be contrary to the public interest, then such proposed item may be
21	adopted at a meeting of the city board on an emergency basis. The city
22	board or chancellor shall provide written justification for such deter-
23	mination and make such justification publicly available including via
24	the city board's official internet web site. All emergency adoptions
25	shall only remain in effect for sixty days, during such time the city

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

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2	for the adoption of the item to become permanent.
3	§ 3. Section 2590-g of the education law, as added by chapter 720 of
4	the laws of 1996, is amended by adding a new subdivision 8 to read as
5	follows:
б	8. (a) Prior to the approval of any proposed item listed in subdivi-
7	sion one of this section, undertake a public review process to afford
8	the public an opportunity to submit comments on the proposed item. Such
9	public review process shall include notice of the item under city board
10	consideration which shall be made available to the public, including via
11	the city board's official internet website, and specifically circulated
12	to all community superintendents, community district education councils,
13	community boards, and school based management teams, at least forty-five
14	days in advance of any city board vote on such item. Notice of the
15	proposed item under city board consideration shall include:
16	(i) a description of the subject, purpose and substance of the
17	proposed item under consideration;
18	(ii) information regarding where the full text of the proposed item
19	<u>may be obtained;</u>
20	(iii) the name, office, address, email and telephone number of a city
21	district representative, knowledgeable on the item under consideration,
22	from whom any information may be obtained concerning such item;
23	(iv) date, time and place of any hearing regarding the proposed item,
24	<u>if applicable;</u>
25	(v) date, time and place of the city board meeting at which the city
26	board will vote on the proposed item; and
27	(vi) information on how to submit written or oral comments regarding
28	the item under consideration.
29	(b) In the event that a proposed item listed in subdivision one of
30	this section is substantially revised at any time following the public
31	notice provided pursuant to paragraph (a) of this subdivision, the city
32	board shall issue a revised public notice. Such revised notice shall be
33	available at least fifteen days in advance of any city board vote on the
34	proposed item, but in no event shall the city board vote on any such
35	item within forty-five days from the initial public notice provided
36	pursuant to paragraph (a) of this subdivision. Revised public notice of
37	the item under city board consideration shall include:
38	(i) a description of the subject, purpose and substance of the revised
39	item under consideration;
40	(ii) identification of all substantial revisions to the item;
41	(iii) a summary of all public comments received on such item following
42	the initial public notice pursuant to paragraph (a) of this subdivision;
43	(iv) information regarding where the full text of the revised item may
44	be obtained;
45	(v) the name, office, address, email and telephone number of a city
46	district representative, knowledgeable on the item under consideration,
47	from whom any information may be obtained concerning such item;
48	(vi) date, time and place of any hearing regarding the item, if appli-
49	<u>cable;</u>
50 E 1	(vii) date, time and place of the city board meeting at which the city
51	board will vote on the item; and
52 52	(viii) information on how to submit written or oral comments regarding
53 54	the item under consideration. (c) Following the public review process pursuant to paragraph (a) or
54 55	(b) of this subdivision but prior to voting on any proposed item listed
55 56	in subdivision one of this section, the city board shall make available
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1	to the public, including via the city board's official internet web
2	site, an assessment of all public comments concerning the item under
3	consideration received prior to twenty-four hours before the city board
4	meeting at which such item is subject to a vote. Such assessment shall
5	<u>include:</u>
б	(i) a summary and an analysis of the issues raised and significant
7	alternatives suggested;
8	(ii) a statement of the reasons why any significant alternatives were
9	not incorporated into the proposed item;
10	(iii) a description of any changes made to the proposed item as a
11	result of public comments received; and
12	(iv) information as to where the full text of any approved item may be
13	obtained.
14	(d)(i) A quorum of the members of the city board must attend any hear-
15	ing scheduled for purposes of allowing public comments as provided in
16	this subdivision. The city board shall not vote on any measure for which
17	a public hearing is required or set by the board unless a quorum of the
18	members of the city board attended the hearing relating to such measure.
19	(ii) As used in this paragraph:
20	(1) "quorum" means one-half of the members of the city board plus one
21	additional member; and
22	(2) "attendance" means personally recorded to be present in an offi-
23	cial capacity during at least seventy-five percent of the hearing.
24	(iii) In the event the city board or the chancellor determines that
25	immediate adoption of any item requiring city board approval is neces-
26	sary for the preservation of student health, safety or general welfare
27	and that compliance with the quorum requirements of this subdivision
28	would be contrary to the public interest, then such proposed item may be
29	adopted at a meeting of the city board on an emergency basis. The city
30	board or chancellor shall provide written justification for such deter-
31	mination and make such justification publicly available including via
32	the city board's official internet web site. All emergency adoptions
33	shall only remain in effect for sixty days, during such time the city
34	board shall comply with the requirements of this subdivision in order
35	for the adoption of the item to become permanent.
36	§ 4. This act shall take effect immediately; provided, however, that
37	the amendments to section 2590-g of the education law made by section
38	two of this act shall be subject to the expiration and reversion of such
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38 two of this act shall be subject to the expiration and reversion of such 39 section pursuant to section 34 of chapter 91 of the laws of 2002 and 40 pursuant to subdivision 12 of section 17 of chapter 345 of the laws of 41 2009, as amended, when upon such date the provisions of section three of 42 this act shall take effect.