## STATE OF NEW YORK

5197

2021-2022 Regular Sessions

## IN ASSEMBLY

February 11, 2021

Introduced by M. of A. NOLAN -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to school climate and codes of conduct on school property and disciplinary action following violation of such codes of conduct; and to amend the education law, in relation to making conforming amendments

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

1 Section 1. This act shall be known and may be cited as the "Judith 2 Kaye School Solutions not Suspensions Act."

§ 2. Section 2801 of the education law, as added by chapter 181 of the laws of 2000, subdivision 1 as amended by chapter 402 of the laws of 2005, the opening paragraph, paragraph a and paragraph c of subdivision 2 and paragraph a of subdivision 5 as amended by chapter 380 of the laws of 2001, paragraphs 1 and m as amended and paragraph n of subdivision 2 as added by chapter 482 of the laws of 2010, and subdivision 3 as amended by chapter 123 of the laws of 2003, is amended to read as 10 follows:

11 § 2801. Codes of conduct on school property. 1. For purposes of this 12 section, school property means in or within any building, structure, 13 athletic playing field, playground, parking lot or land contained within the real property boundary line of a public elementary or secondary 14 school, including a charter school; or in or on a school bus, as defined 15 in section one hundred forty-two of the vehicle and traffic law; [and a] 16 or a school's electronic files and databases. A school function shall 17 mean a school-sponsored or school-authorized extra-curricular event or 18 19 activity regardless of where such event or activity takes place, includ-20 ing any event or activity that may take place in another state.

2. The board of education or the trustees[<del>, as defined in section two</del>
 22 of this chapter,] of every school district [within the state, however
 23 created, and every] or the chancellor of the city school district in the

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

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case of the city school district of the city of New York, and every 1 2 board of cooperative educational services and [county vocational extension board] charter school, shall adopt and amend, as appropriate, a 3 4 code of conduct for the maintenance of order on school property, includ-5 ing a school function, which shall promote and sustain a safe, respectб ful, and supportive school environment and govern the conduct of 7 students, teachers and other school personnel as well as visitors and 8 shall provide for the enforcement thereof. Such policy may be adopted by 9 the [school] board of education or trustees, or the chancellor of the 10 city school district in the case of the city school district of the city 11 of New York, or other governing body only after at least one public hearing that provides for the participation of school personnel, 12 13 parents, students and any other interested parties before its adoption. 14 The school district, board of cooperative educational services, or char-15 ter school shall notify the school community and general public about 16 the hearing at least fifteen days prior to the date of the hearing. Such 17 notice shall include the date, time, and place of the hearing, the agenda, a copy of the proposed code of conduct, and information about a 18 public comment period as determined by the school district, board of 19 20 cooperative educational services, or charter school. The school 21 district, board of cooperative educational services, or charter school 22 shall take necessary steps to notify families who do not speak English and whose children attend a school in the district, a board of cooper-23 24 ative educational services, or a charter school. Such code of conduct shall define violations of the code of conduct and set clear expecta-25 26 tions for student conduct on school property, including at school func-27 tions, and shall include, at a minimum: 28 a. provisions regarding conduct, dress and language deemed appropriate 29 and acceptable on school property, including a school function, and 30 conduct, dress and language deemed unacceptable and inappropriate on 31 school property, including a school function[, and]; 32 **b.** provisions regarding acceptable civil and respectful treatment of 33 teachers, school administrators, other school personnel, students and visitors on school property[, including a] and at school [function] 34 35 functions, including [the appropriate] a range of age-appropriate gradu-36 ated and proportionate disciplinary measures which [may be imposed for 37 violation of such must be considered in responding to a code violation, 38 and the roles of teachers, administrators, other school personnel, the board of education or trustees, or the chancellor of the city school 39 district in the case of the city school district of the city of New 40 41 York, or other governing body, and parents. 42 b-1. provisions that require schools to use the least severe action 43 necessary to respond to any violation of the code of conduct before imposing a removal or suspension. Such options may include restorative 44 45 practices, social and emotional supports, and other interventions. 46 Restorative practices may include class meetings, facilitated circles, 47 conferences, peer mediation, and other interventions that can effec-48 tively address student misconduct, hold students accountable for their 49 behavior, and foster healthy relationships within the school community. No student, however, shall be required to participate in a restorative 50

51 practice without their consent. Reasonable attempts shall also be made 52 to obtain the consent of their parents or persons in parental relations; 53 [b-] b-2. provisions that prohibit classroom removals and suspensions 54 to respond to tardiness, unexcused absence from class or school, leaving 55 school without permission, violation of school dress code, and lack of 56 identification upon request of school personnel;

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b-3. provisions that prohibit suspensions for initial or repeated acts 1 of willful disobedience. "Willful disobedience" shall mean disruptive, 2 3 insubordinate, or rowdy behavior, including behaviors such as the use of 4 foul or inappropriate language, gestures, comments, or refusal to follow 5 directions; б c. provisions that prohibit the suspension of students in pre-kinder-7 garten through grade three, except if suspension is necessary to comply 8 with applicable federal laws; 9 d. standards and procedures to assure security and safety of students 10 and school personnel; 11 [---] e. provisions for the removal from the classroom and from school 12 property, including a school function, of students and other persons who 13 violate the code of conduct; 14 [d-] f. disciplinary measures to be taken in incidents involving the 15 possession or use of illegal substances or weapons, the use of physical 16 force, vandalism, violation of another student's civil rights and 17 threats of violence; [e+] g. provisions for detention, suspension and removal from the 18 classroom of students, consistent with section thirty-two hundred four-19 20 teen of this chapter and other applicable federal, state and local laws 21 [including]; 22 h. provisions for the school authorities to establish policies and 23 procedures to ensure the provision of continued educational programming and activities for students removed from the classroom, placed in 24 25 detention, or suspended from school. When a student is suspended from 26 school or removed from the classroom, the principal, or the principal's 27 designee, in consultation with the student's teachers, shall, within twenty-four hours, create an education plan for the student for each 28 class in which the student is enrolled, provided that if such twenty-29 30 four hour period does not end on a school day, it shall be extended to 31 the corresponding time on the next school day. The education plan shall 32 make provisions for a student's on-going academic instruction during the 33 removal or suspension and shall include the steps the school will take 34 to provide the student with a successful re-entry to school. The student 35 shall have the opportunity to earn all academic credit he or she would 36 have been eligible to earn had he or she been in class, including the 37 opportunity to complete any missed assignments or take any missed exam-38 inations or assessments during the student's removal or suspension. If an examination or assessment cannot be rescheduled, the student shall be 39 40 allowed on school property to take such assessment or examination on the 41 day and time that the assessment or examination is given; 42 [f.] i. procedures by which violations of the code of conduct are 43 reported to the appropriate school personnel, the facts are investigated 44 and determined, and discipline measures [imposed and discipline measures 45 **carried out**] are determined and implemented; 46 [g.] j. provisions ensuring such code and the enforcement thereof are 47 in compliance with state and federal laws relating to students with 48 disabilities; [h. provisions setting forth the procedures by which local law 49 enforcement agencies shall be notified of code violations which consti-50 51 tute a crime; 52  $\frac{1}{1}$ , provisions setting forth the circumstances under and procedures by which parents or persons in parental relation to the student accused 53 of violating the code of conduct shall be notified of such code of 54 55 conduct violations including notice that any statement by the student, 56 written or oral, may be used against the student in a criminal, immi-

1	gration, or juvenile delinguency investigation and/or proceeding and/or
2	in a court of law;
3	$[\frac{1}{2}]$ <u>1.</u> provisions setting forth the circumstances under and proce-
4	dures by which a [complaint in criminal court, a juvenile delinquency
5	petition] student may be referred to law enforcement, consistent with
6	the provisions of section twenty-eight hundred one-a of this article, or
7	referred for a person in need of supervision petition as defined in
8	articles three and seven of the family court act will be filed;
9	[k.] m. circumstances under and procedures by which [referral to] a
10	student may be referred to academic services, school-based support
11	services, or appropriate human service agencies [shall be made]; and
12	[1. a minimum suspension period, for students who repeatedly are
13	substantially disruptive of the educational process or substantially
14	interfere with the teacher's authority over the classroom, provided that
15	the suspending authority may reduce such period on a case by case basis
16	to be consistent with any other state and federal law. For purposes of
17	this section, the definition of "repeatedly are substantially disrup-
18	tive" shall be determined in accordance with the regulations of the
19	commissioner;
20	m. a minimum suspension period for acts that would qualify the pupil
21	to be defined as a violent pupil pursuant to paragraph a of subdivision
22	two-a of section thirty-two hundred fourteen of this chapter, provided
23	that the suspending authority may reduce such period on a case by case
24	basis to be consistent with any other state and federal law; and]
25	n. provisions to comply with article two of this chapter.
26	3. The [district] code of conduct shall be developed in collaboration
27	with [student, teacher, administrator, and parent organizations] repre-
28	sentatives from interested stakeholders including, but not limited to,
29	students, teachers, administrators, parents, school safety personnel,
30	<u>collective bargaining units</u> , and other school personnel and shall be
31	approved by the board of education <u>or trustees</u> , [ <del>or</del> ] other governing
	body, or by the chancellor of the city school district in the case of
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33	the city school district of the city of New York. In the city school
34	district of the city of New York, each community district education
35	council shall be authorized to adopt and implement additional policies,
36	which are consistent with the city district's district-wide code of
37	conduct, to reflect the individual needs of each community school
38	district provided that such additional policies shall require the
39	approval of the chancellor.
40	3-a. The board of education or trustees, chancellor of the city school
41	district in the case of the city school district of the city of New
42	York, or other governing body shall provide professional development in
43	accordance with this section for school personnel, law enforcement and
44	public or private security personnel employed, retained or contracted
45	with a school district or charter school regarding the code of conduct,
46	the use of interventions, and graduated and proportionate discipline.
47	4. [The] At the beginning of each school year, the board of education
48	or trustees, chancellor of the city school district in the case of the
49	city school district of the city of New York, or other governing body
50	shall: translate the code of conduct into at least the three most
51	commonly spoken languages of the children attending the school district,
52	board of cooperative educational services, or charter school, post the
53	code of conduct on the school district's, charter school's or board of
54	cooperative educational services website, provide copies of a summary of
55	the code of conduct to all students at a general assembly [held at the
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56	beginning of the school year and shall make copies of the code available

to persons in parental relation to students at the beginning of each 1 school year, and shall] or classroom lesson, mail a plain language 2 3 summary of such code to all parents or persons in parental relation to 4 students before the beginning of each school year, and make it available 5 thereafter upon request. The board of education or trustees, the chanб cellor of the city school district in the case of the city school district of the city of New York, or other governing body shall take 7 8 reasonable steps to ensure community awareness of the code of conduct's 9 provisions.

10 5. a. The board of education or trustees, the chancellor of the city 11 school district in the case of the city of New York or other governing body shall annually review and update the district's codes of conduct if 12 13 necessary, taking into consideration the effectiveness of code of conduct provisions and the fairness and consistency of its adminis-14 15 tration. Each school district is authorized to establish a committee and to facilitate the review of the code of conduct and the district's 16 response to code of conduct violations. Any such committee shall be 17 comprised of similar individuals described in subdivision three of this 18 section. The [school] board of education or trustees, the chancellor of 19 20 the city school district in the case of the city of New York, or other 21 governing body shall reapprove any such updated code only after at least one public hearing that provides for the participation of school person-22 nel, parents, students and any other interested parties. 23

b. Each district, board of cooperative educational services, and charter school shall file a copy of its codes of conduct with the commissioner and [all] any amendments to such code shall be filed with the commissioner no later than thirty days after their adoption.

28 § 3. Subdivision 3 of section 2801 of the education law, as added by 29 chapter 181 of the laws of 2000, is amended to read as follows:

30 3. The [district] code of conduct shall be developed in collaboration 31 with [student, teacher, administrator, and parent organizations] repre-32 sentatives from interested stakeholders including, but not limited to, 33 students, teachers, administrators, parents, school safety personnel, collective bargaining units, and other school personnel and shall be 34 35 approved by the board of education <u>or trustees</u>, [<del>or</del>] other governing 36 body, or by the chancellor of the city school district in the case of 37 the city school district of the city of New York. In the city school 38 district of the city of New York, each community school district board 39 shall be authorized to adopt and implement additional policies, which are consistent with the city district's district-wide code of conduct, 40 41 to reflect the individual needs of each community school district 42 provided that such additional policies shall require the approval of the 43 chancellor.

44 4. Section 3214 of the education law, as amended by chapter 181 of S 45 the laws of 2000, subparagraph 1 of paragraph c of subdivision 3 as 46 amended by chapter 430 of the laws of 2006, paragraphs d and f of subdi-47 vision 3 as amended by chapter 425 of the laws of 2002, paragraph e of subdivision 3 as amended by chapter 170 of the laws of 2006, paragraph g 48 of subdivision 3 as amended by chapter 352 of the laws of 2005, clause 49 50 (v) of subparagraph 3 of paragraph g of subdivision 3 as amended by chapter 378 of the laws of 2007, paragraphs a, b and c of subdivision 51 52 3-a as amended by chapter 147 of the laws of 2001 and subdivision 7 as 53 amended by section 9 of part YYY of chapter 59 of the laws of 2017, is 54 amended to read as follows:

55 § 3214. Student placement, suspensions and transfers. 1. [School 56 delinquent. A minor under seventeen years of age, required by any of the

provisions of part one of this article to attend upon instruction, who 1 is an habitual truant from such instruction or is irregular in such 2 attendance or insubordinate or disorderly or disruptive or violent 3 during such attendance, is a school delinguent. 4 5 **2. Special day schools**] Alternative learning schools. The school б authorities of any city [or], school district, board of cooperative educational services, or charter school may establish schools or set 7 8 apart rooms in [public] school buildings or properties for the instruc-9 of [school delinquents] students removed or suspended for tion violations of the code of conduct, and fix the number of days per week 10 and the hours per day of required attendance and instruction, which 11 shall not be less than is required of minors attending the full time day 12 13 schools. 14 [2-a. a. Violent pupil. For the purposes of this section, a violent pupil is an elementary or secondary student under twenty-one years of 15 16 age who: 17 (1) commits an act of violence upon a teacher, administrator or other 18 school employee; (2) commits, while on school district property, an act of violence 19 20 upon another student or any other person lawfully upon said property; 21 (3) possesses, while on school district property, a gun, knife, explosive or incendiary bomb, or other dangerous instrument capable of 22 causing physical injury or death; 23 (4) displays, while on school district property, what appears to be 24 25 gun, knife, explosive or incendiary bomb or other dangerous instrument 26 capable of causing death or physical injury; 27 (5) threatens, while on school district property, to use any instru-28 ment that appears capable of causing physical injury or death; 29 (6) knowingly and intentionally damages or destroys the personal prop-30 erty of a teacher, administrator, other school district employee or any 31 person lawfully upon school district property; or 32 (7) knowingly and intentionally damages or destroys school district 33 property. b. Disruptive pupil. For the purposes of this section, a disruptive 34 35 pupil is an elementary or secondary student under twenty-one years of age who is substantially disruptive of the educational process or 36 37 substantially interferes with the teacher's authority over the class-38 room. 39 **3.**] **2.** Suspension of a [**pupil**] **student**. a. (1) The board of education[, board of] or trustees [or sole trustee], the chancellor of the 40 41 city school district in the case of the city school district of the city 42 of New York, other governing body, the superintendent of schools, 43 district superintendent of schools or principal of a school may suspend 44 [the following pupils] students from required attendance upon instruc-45 tion[+ 46 A pupil who is insubordinate or disorderly or violent or disruptive, 47 or whose conduct otherwise endangers the safety, morals, health or welfare of others] as provided in paragraphs b, c, and d of this subdi-48 vision, in accordance with the code of conduct, provided that the 49 suspension of such student is not prohibited by section twenty-eight 50 51 hundred one of this chapter. 52 (2) School officials shall weigh the likelihood that a lesser inter-53 vention or discipline would adequately address the student's misconduct, 54 redress any harm or damage, and prevent future violations of the code of 55 conduct. Suspensions shall only be used as a last resort.

1 (3) The school shall conduct an investigation of any report of a 2 violation of the code of conduct. 3 (4) The school shall inform any student that submission of a written 4 statement is voluntary and that any statement by the student, written or 5 oral, may be used against the student in a criminal, immigration, or б juvenile delinquency investigation and/or proceeding and/or in a court of law. If a student has been arrested or if the school is considering 7 8 referring the student to law enforcement, the school shall not request a 9 statement from such student, except where there is imminent risk of 10 serious physical injury to the student or other person or persons. 11 [(1)] In considering appropriate discipline measures, school b. authorities shall consider the facts of each case, including, but not 12 limited to: 13 14 (1) the nature and impact of the student's alleged misconduct, including but not limited to the harm to the student or other persons, damage 15 16 to personal or school property or threat to the safety and welfare of 17 the school community; (2) the student's age, ability to speak or understand English, phys-18 19 ical health, mental health, disabilities, and provisions of an individ-20 ualized education program as it relates to his or her behavior; 21 (3) the student's willingness to resolve the conflict and repair any 22 harm or damage; (4) the student's prior conduct, the appropriateness of prior inter-23 24 ventions, and the effectiveness of any prior interventions; 25 (5) the relationship, if any, between the student's academic placement 26 and program and the alleged violation of the code of conduct; and 27 (6) other factors determined to be relevant. 28 <u>c.</u> The board of education[<del>, board of</del>] <u>or</u> trustees, [<del>or sole trustee,</del>] the chancellor of the city school district in the case of the city 29 30 school district of the city of New York, other governing body, super-31 intendent of schools, district superintendent of schools and the princi-32 pal of the school where the [pupil] student attends shall have the power 33 to suspend a [pupil] student for a period not to exceed five school days provided that the suspension of such student is not prohibited by 34 section twenty-eight hundred one of this chapter. In the case of such a 35 36 suspension, the suspending authority shall provide the [pupil] student 37 with written notice of the charged misconduct including a brief explana-38 tion of the basis for the suspension and a description of the alleged 39 behavior that violated the code of conduct that includes the date, time, 40 and place of the scheduled informal conference with the principal, the right to appeal a suspension, and the procedures for appeal. [If the 41 42 pupil denies the misconduct, the suspending authority shall provide an explanation of the basis for the suspension.] The [pupil] student and 43 the <u>parent or</u> person in parental relation to the [pupil] student shall[, 44 45 on request, ] be given an opportunity for an informal conference with the 46 principal [at which]. At the conference, the [pupil and/or] student and 47 parent or person in parental relation shall be authorized to review all 48 evidence of the alleged misconduct, present the [pupil's] student's version of the event [and], to ask questions of the complaining 49 50 witnesses, and to be represented by an attorney or advocate. The afore-51 said notice and opportunity for an informal conference shall take place

52 prior to suspension of the [**pupil**] <u>student</u> unless the [**pupil's**] 53 <u>student's</u> presence in the school poses a continuing danger to persons or 54 property or an ongoing threat of disruption to the academic process, in 55 which case the [**pupil's**] <u>student's</u> notice and opportunity for an

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informal conference shall take place as soon after the suspension begins 1 2 as is reasonably practicable. 3 [(2) A teacher shall immediately report and refer a violent pupil 4 principal or superintendent for a violation of the code of conduct and a minimum suspension period pursuant to section twenty-eight hundred one 5 б of this chapter 7 e. (1)] d. The board of education or trustees, the chancellor of the 8 city school district in the case of the city school district of the city 9 of New York, other governing body, superintendent of schools, or 10 district superintendent of schools, shall have the power to suspend a 11 student for a period not to exceed twenty school days, provided that the suspension of such student is not prohibited by paragraph c of subdivi-12 13 sion two of section twenty-eight hundred one of this chapter. No [pupil] 14 student may be suspended for a period in excess of five school days 15 unless such [pupil] student and the parent or person in parental relation to such [pupil] student shall have had an opportunity for a 16 17 fair hearing, upon reasonable written notice, [at] which shall include a 18 brief description of the facts upon which the alleged violations of the 19 code of conduct are based, the section of the code of conduct that the 20 student is alleged to have violated, and the date, time and place of the 21 hearing. Prior to the hearing, copies of all evidence regarding the alleged incident shall be provided to the student and parent or person 22 in parental relation to the student. The hearing shall be convened with-23 24 in five days of the written notice, unless the parent or person in 25 parental relation to the student or student requests a later date. At 26 the hearing, such [pupil] student shall have the right of representation 27 by [counsel] an attorney or advocate, with the right to request the 28 presence of and question witnesses against such [pupil] student and to 29 request the presence of and present witnesses and other evidence on his 30 or her behalf. Where the [pupil] student is a student with a disability 31 or a student presumed to have a disability, the provisions of paragraph 32 [**g**] **h** of this subdivision shall also apply. Where a [**pupil**] **student** has 33 been suspended in accordance with this [subparagraph by a] paragraph, 34 the board of education or trustees, the chancellor of the city school 35 district in the case of the city school district of the city of New 36 York, other governing body, superintendent of schools, district super-37 intendent of schools, or community superintendent[, the superintendent] 38 shall personally hear and determine the proceeding or may, in his or her 39 discretion, designate a hearing officer to conduct the hearing. The 40 entity or individual that conducts the hearing [officer] shall be 41 authorized to administer oaths and to issue subpoenas in conjunction 42 with the proceeding [before him or her]. A record of the hearing shall 43 be maintained, but no stenographic transcript shall be required and [a 44 **tape**] an audio recording shall be deemed a satisfactory record. The 45 entity or individual that conducts the hearing [officer] shall make 46 written findings of fact based on a preponderance of the evidence and 47 shall make recommendations as to the appropriate measure of discipline [to the superintendent] if any. The report of the hearing officer shall 48 49 be advisory only, and the board of education or trustees, the chancellor of the city school district in the case of the city school district of 50 51 the city of New York, other governing body, superintendent of schools or 52 district superintendent of schools may accept all or any part thereof. 53 [An appeal will lie from the decision of the superintendent to the board 54 of education who shall make its decision solely upon the record before 55 it. The board may adopt in whole or in part the decision of the super-56 intendent of schools] The board of education or trustees, the chancellor

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of the city school district in the case of the city school district of the city of New York, other governing body, superintendent of schools, or district superintendent of schools shall issue a written decision to the school and parent or person in parental relation to the student within three days of the hearing. The written decision shall state the length of suspension, if any, findings of fact, reasons for determination, length of suspension, if any, procedures for appeal, and the date by which the appeal shall be filed. Where the basis for the suspension is, in whole or in part, the possession on school grounds or school property by the student of any firearm, rifle, shotgun, dagger, dangerous knife, dirk, razor, stiletto or any of the weapons, instruments or appliances specified in subdivision one of section 265.01 of the penal law, the hearing officer or superintendent shall not be barred from considering the admissibility of such weapon, instrument or appliance as evidence, notwithstanding a determination by a court in a criminal or juvenile delinquency proceeding that the recovery of such weapon, instrument or appliance was the result of an unlawful search or seizure. [(2) Where a [pupil] student has been suspended in accordance with this section by a board of education, the board may in its discretion hear and determine the proceeding or appoint a hearing officer who shall have the same powers and duties with respect to the board that a hearing officer has with respect to a superintendent where the suspension was ordered by him or her. The findings and recommendations of the hearing officer conducting the proceeding shall be advisory and subject to final action by the board of education, each member of which shall before voting review the testimony and acquaint himself or herself with the evidence in the case. The board may reject, confirm or modify the

28 conclusions of the hearing officer. d.] <u>e.</u> (1) Consistent with the federal gun-free schools act, any 29 30 public school [pupil] student who is determined under this subdivision 31 to have brought a firearm to or possessed a firearm at a public school 32 shall be suspended for a period of not less than one calendar year and 33 any nonpublic school pupil participating in a program operated by a 34 public school district using funds from the elementary and secondary 35 education act of nineteen hundred sixty-five who is determined under 36 this subdivision to have brought a firearm to or possessed a firearm at 37 a public school or other premises used by the school district to provide 38 such programs shall be suspended for a period of not less than one 39 calendar year from participation in such program. The procedures of this 40 subdivision shall apply to such a suspension of a nonpublic school [pupil] student. A superintendent of schools, district superintendent of 41 42 schools or community superintendent shall have the authority to modify 43 this suspension requirement for each student on a case-by-case basis. 44 The determination of a superintendent shall be subject to review by the 45 board of education or trustees, other governing body, or the chancellor 46 of the city school district in the case of the city school district of 47 the city of New York, pursuant to paragraph [e] d of this subdivision 48 and the commissioner pursuant to section three hundred ten of this chapter. Nothing in this subdivision shall be deemed to authorize the 49 50 suspension of a student with a disability in violation of the individ-51 uals with disabilities education act or article eighty-nine of this chapter. A superintendent shall refer the [pupil] student under the age 52 53 of sixteen who has been determined to have brought a weapon or firearm 54 to school in violation of this subdivision to a presentment agency for a 55 juvenile delinquency proceeding consistent with article three of the 56 family court act except a student fourteen or fifteen years of age who

1 qualifies for juvenile offender status under subdivision forty-two of 2 section 1.20 of the criminal procedure law. A superintendent shall refer 3 any [**pupil**] <u>student</u> sixteen years of age or older or a student fourteen 4 or fifteen years of age who qualifies for juvenile offender status under 5 subdivision forty-two of section 1.20 of the criminal procedure law, who 6 has been determined to have brought a weapon or firearm to school in 7 violation of this subdivision to the appropriate law enforcement offi-8 cials.

9 (2) Nothing in this paragraph shall be deemed to mandate such action by a school district pursuant to subdivision one of this section where 10 such weapon or firearm is possessed or brought to school with the writ-11 ten authorization of such educational institution in a manner authorized 12 13 by article two hundred sixty-five of the penal law for activities 14 approved and authorized by the trustees or board of education or other 15 governing body of the public school and such governing body adopts 16 appropriate safeguards to ensure student safety.

17 (3) As used in this paragraph:

18 (i) "firearm" shall mean a firearm as defined in subsection a of 19 section nine hundred twenty-one of title eighteen of the United States 20 Code; and

21 (ii) "weapon" shall be as defined in paragraph 2 of subsection q of 22 section nine hundred thirty of title eighteen of the United States Code. [e.] <u>f.</u> Procedure after suspension. Where a [pupil] <u>student</u> has been 23 24 suspended pursuant to this subdivision and said [pupil is of compulsory 25 attendance age ] student has the legal right to attend school, immediate 26 steps shall be taken for his or her attendance upon instruction else-27 where [or for supervision or detention of said pupil pursuant to the 28 provisions of article seven of the family court act]. Where a [pupil] **student** has been suspended for cause, the suspension may be revoked by 29 30 the board of education or trustees, other governing body, or the chancellor of the city school district in the case of the city school 31 32 district of the city of New York, whenever it appears to be for the best 33 interest of the school and the [pupil] student to do so. The board of 34 education may or trustees, the chancellor of the city school district in the case of the city school district for the city of New York, or other 35 36 governing body, also condition a student's early return to school and 37 suspension revocation on the [pupil's] student's voluntary participation 38 in counseling or specialized classes, including anger management or 39 dispute resolution, where applicable.

40 [f.] g. Whenever the term "board of education or superintendent of 41 schools" is used in this subdivision, it shall be deemed to include 42 board of trustees, other governing body, the chancellor of the city 43 school district in the case of the city school district for the city of 44 New York, community boards of education and community superintendents 45 governing community districts in accordance with the provisions of arti-46 cle fifty-two-A of this chapter.

47 [g.] h. Discipline of students with disabilities and students presumed 48 to have a disability for discipline purposes. (1) Notwithstanding any other provision of this subdivision to the contrary, a student with a 49 50 disability as such term is defined in section forty-four hundred one of 51 this chapter and a student presumed to have a disability for discipline 52 purposes, may be suspended or removed from his or her current educa-53 tional placement, provided that the suspension of such student is not 54 prohibited by section twenty-eight hundred one of this chapter, for violation of [school rules] the code of conduct only in accordance with 55 56 the procedures established in this section, the regulations of the

1 commissioner implementing this paragraph, and subsection (k) of section fourteen hundred fifteen of title twenty of the United States code and 2 the federal regulations implementing such statute, as such federal law 3 4 and regulations are from time to time amended. Nothing in this paragraph 5 shall be construed to confer greater rights on such students than are б conferred under applicable federal law and regulations, or to limit the ability of a school district to change the educational placement of a 7 8 student with a disability in accordance with the procedures in article 9 eighty-nine of this chapter.

10 (2) As used in this paragraph:

[(1) [(1)] a "student presumed to have a disability for discipline purposes" shall mean a student who the school district is deemed to have knowledge was a student with a disability before the behavior that precipitated disciplinary action under the criteria in subsection (k) (5) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute; and

17 (ii) a "manifestation team" means a representative of the school 18 district, the parent or person in parental relation, and relevant 19 members of the committee on special education, as determined by the 20 parent or person in parental relation and the district.

(3) In applying the federal law consistent with this section:

(i) in the event of a conflict between the procedures established in this section and those established in subsection (k) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute, such federal statute and regulations shall govern.

27 (ii) the **board of** trustees or board of education of any school 28 district, other governing body, the chancellor of the city school 29 district of the city of New York, a district superintendent of schools 30 or a building principal shall have authority, provided that suspension 31 of such student is not prohibited by paragraph c of subdivision two of 32 section twenty-eight hundred one of this chapter, to order the placement 33 of a student with a disability into an appropriate interim alternative 34 educational setting, another setting or suspension, provided that the 35 suspension of such student is not prohibited by section twenty-eight 36 hundred one of this chapter, for a period not to exceed five consecutive 37 school days where such student is suspended pursuant to this subdivision 38 and, except as otherwise provided in clause (vi) of this subparagraph, 39 the suspension does not result in a change in placement under federal 40 law.

41 (iii) the superintendent of schools of a school district, either 42 directly or upon recommendation of a hearing officer designated pursuant 43 to paragraph c of this subdivision, may order the placement of a student with a disability into an interim alternative educational setting, 44 45 another setting or suspension, provided that the suspension of such 46 student is not prohibited by section twenty-eight hundred one of this 47 chapter, for up to ten consecutive school days, inclusive of any period in which the student is placed in an appropriate interim alternative 48 educational setting, another setting or suspension pursuant to clause 49 (ii) of this subparagraph for the behavior, where the superintendent 50 51 determines in accordance with the procedures set forth in this subdivi-52 sion that the student has engaged in behavior that warrants a suspen-53 sion, and, except as otherwise provided in clause (vi) of this subpara-54 graph, the suspension does not result in a change in placement under 55 federal law.

(iv) the superintendent of schools of a school district, either 1 directly or upon recommendation of a hearing officer designated pursuant 2 to paragraph c of this subdivision, may order the change in placement of 3 4 a student with a disability to an interim alternative educational 5 setting for up to forty-five school days under the circumstances speciб fied in subsection (k)(1)(G) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations 7 8 implementing such statute or a longer period where authorized by federal 9 law under the circumstances specified in subsection (k)(1)(C) of section 10 fourteen hundred fifteen of title twenty of the United States code and 11 the federal regulations implementing such statute, but in neither case shall such period exceed the period of suspension ordered by a super-12 13 intendent in accordance with this subdivision, provided that the suspen-14 sion of such student is not prohibited by section twenty-eight hundred 15 one of this chapter.

16 (v) the terms "day," "business day," and "school day" shall be as 17 defined in section 300.11 of title thirty-four of the code of federal 18 regulations.

19 (vi) notwithstanding any other provision of this subdivision to the 20 contrary, upon a determination by a manifestation team that the behavior 21 a student with a disability was not a manifestation of the student's of disability, such student may be disciplined pursuant to this section in 22 the same manner and for the same duration as a nondisabled student, 23 24 except that such student shall continue to receive services to the 25 extent required under federal law and regulations, and such services may 26 be provided in an interim alternative educational setting, provided that 27 the suspension of such student is not prohibited by section twenty-eight 28 hundred one of this chapter.

29 an impartial hearing officer appointed pursuant to subdivision (vii) 30 one of section forty-four hundred four of this chapter may order a 31 change in placement of a student with a disability to an appropriate 32 interim alternative educational setting for not more than forty-five 33 school days under the circumstances specified in subsections (k)(3) and (k)(4) of section fourteen hundred fifteen of title twenty of the United 34 States code and the federal regulations implementing such statutes, 35 36 provided that such procedure may be repeated, as necessary, provided 37 that the suspension of such student is not prohibited by section twen-38 ty-eight hundred one of this chapter.

(viii) nothing in this section shall be construed to authorize the suspension or removal of a student with a disability from his or her current educational placement for violation of school rules following a determination by a manifestation team that the behavior is a manifestation of the student's disability, except as authorized under federal law and regulations.

(ix) the commissioner shall implement this paragraph by adopting regulations which coordinate the procedures required for discipline of students with disabilities, and students presumed to have a disability for discipline purposes, pursuant to subsection (k) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute, with the general procedures for student discipline under this section.

52 [3-a.] i. When a student is suspended from school consistent with 53 this section and section twenty-eight hundred one of this chapter, the 54 principal, or the principal's designee, in consultation with the 55 student's teachers, shall within twenty-four hours create an education 56 plan for the student for each class in which the student is enrolled,

provided that if such twenty-four hour period does not end on a school 1 day, it shall be extended to the corresponding time on the next school 2 day. The education plan shall make provisions for a student's on-going 3 academic instruction during the suspension and shall include the steps 4 5 the school will take to provide the student with a successful re-entry б to school. The student shall have the opportunity to earn all academic 7 credit he or she would have been eligible to earn had he or she been in 8 class, including the opportunity to complete any missed assignments or 9 take any missed examination or assessments during the student's suspension. If an examination or assessment cannot be rescheduled, the student 10 shall be allowed on school property to take such assessment or examina-11 tion on the day and time that the assessment or examination is given. 12 3. Teacher removal of a [disruptive pupil] student. In addition, any 13 14 teacher shall have the power and authority to remove a [disruptive pupil 15 as defined in subdivision two-a of this section, ] student from such 16 teacher's classroom consistent with discipline measures contained in the 17 code of conduct adopted by the board pursuant to section twenty-eight hundred one of this chapter. Such classroom removal shall not exceed 18 one-half school day on the same school day. The school authorities of 19 20 any school district, board of cooperative educational services, or char-21 ter school shall establish policies and procedures to ensure the provision of continued educational programming and activities for 22 students removed from the classroom pursuant to this subdivision [and 23 24 provided further that nothing]. When a student is removed from the classroom, the student shall have the opportunity to earn all academic 25 26 credit including the opportunity to complete any missed assignments or 27 take any missed examinations or assessments during the student's removal. If an examination or assessment cannot be rescheduled, the 28 student shall be allowed on school property to take such assessment or 29 30 examination on the day and time that the assessment or examination is given. Nothing in this subdivision shall authorize the removal of a 31 32 [**pupil**] **student** in violation of any state or federal law or regulation. 33 No [pupil] student shall return to the classroom until the principal makes a final determination pursuant to paragraph c of this subdivision, 34 35 or the period of removal expires, whichever is less. 36 a. Such teacher shall inform the [pupil] student and the school prin-37 cipal of the reasons for the removal. If the teacher finds that the 38 [pupil's] student's continued presence in the classroom does not pose a continuing danger to persons or property and does not present an ongoing 39 threat of disruption to the academic process, the teacher shall, prior 40 41 to removing the student from the classroom, provide the student with an 42 explanation of the basis for the removal and allow the [pupil] student to informally present the [pupil's] student's version of relevant 43 events. In all other cases, the teacher shall provide the [pupil] 44 45 student with an explanation of the basis for the removal and an informal

45 <u>student</u> with an explanation of the basis for the removal and an informal 46 opportunity to be heard within twenty-four hours of the [pupil's] 47 <u>student's</u> removal, provided that if such twenty-four hour period does 48 not end on a school day, it shall be extended to the corresponding time 49 on the next school day.

50 b. The principal shall inform the <u>parent or</u> person in parental 51 relation to such [<u>pupil</u>] <u>student</u> of the removal and the reasons therefor 52 within twenty-four hours of the [<u>pupil's</u>] <u>student's</u> removal, provided 53 that if such twenty-four hour period does not end on a school day, it 54 shall be extended to the corresponding time on the next school day. The 55 [<u>pupil</u>] <u>student</u> and the <u>parent or</u> person in parental relation shall, 56 upon request, be given an opportunity for an informal conference with

the principal to discuss the reasons for the removal. If the [pupil] 1 student denies the charges, the principal shall provide an explanation 2 of the basis for the removal and allow the [pupil] student and/or person 3 4 in parental relation to the [pupil] student an opportunity to present 5 the [pupil's] student's version of relevant events. Such informal [hearб ing] conference shall be held within forty-eight hours of the [pupil's] **student's** removal, provided that if such forty-eight hour period does 7 8 not end on a school day, it shall be extended to the corresponding time 9 on the second school day next following the [pupil's] student's removal. 10 For purposes of this subdivision, "school day" shall mean a school day as defined pursuant to clause (v) of subparagraph three of paragraph g 11 of subdivision three of this section. 12 13 The principal shall not set aside the discipline imposed by the с. 14 teacher unless the principal finds that the charges against the [pupil] 15 **<u>student</u>** are not supported by substantial evidence or that the [pupil's] 16 student's removal is otherwise in violation of law or that the conduct 17 warrants suspension from school pursuant to this section and a suspension will be imposed. The principal's determination made pursuant to 18 this paragraph shall be made by the close of business on the day 19 20 succeeding the forty-eight hour period for an informal hearing contained 21 in paragraph b of this subdivision. 22 d. The principal may, in his or her discretion, designate a school 23 district administrator, to carry out the functions required of the prin-24 cipal under this subdivision. 25 4. Expense. [a.] The expense attending the commitment and costs of 26 maintenance of any [school delinquent] student placed as a result of a 27 finding related to school or educational issues shall be a charge against the city or district where he or she resides, if such city or 28 29 district employs a superintendent of schools; otherwise it shall be a 30 county charge. 31 [b. The school authorities may institute proceedings before a court 32 having jurisdiction to determine the liability of a person in parental 33 relation to contribute towards the maintenance of a school delinquent 34 under sixteen years of age ordered to attend upon instruction under confinement. If the court shall find the person in parental relation 35 able to contribute towards the maintenance of such a minor, it may issue 36 37 an order fixing the amount to be paid weekly.] 38 5. Involuntary transfers of [pupils] students who have not been deter-39 mined to be a student with a disability or a student presumed to have a 40 disability for discipline purposes. 41 a. The board of education [, board of ] or trustees [or sole trustee,], 42 the chancellor of the city school district in the case of the city 43 school district of New York, other governing body, the superintendent of 44 schools, or district superintendent of schools may transfer a [pupil] 45 student who has not been determined to be a student with a disability as 46 defined in section forty-four hundred one of this chapter, or a student 47 presumed to have a disability for discipline purposes as defined in paragraph [g] <u>h</u> of subdivision [three] two of this section from regular 48 classroom instruction to an appropriate educational setting in another 49 50 school upon the written recommendation of the school principal and 51 following independent review thereof. For purposes of this section of 52 "involuntary transfer" does not include a transfer made by a the law,

53 school district as part of a plan to reduce racial imbalance within the 54 schools or as a change in school attendance zones or geographical bound-55 aries. b. A school principal may initiate a non-requested transfer where it
 is believed that such a [pupil] student would benefit from the transfer,
 or when the [pupil] student would receive an adequate and appropriate
 education in another school program or facility.

5 No recommendation for [**pupil**] **student** transfer shall be initiated by 6 the principal until such [**pupil**] **student** and a **parent or** person in 7 parental relation has been sent written notification of the consider-8 ation of transfer recommendation. Such notice shall set a time and place 9 of an informal conference with the principal and shall inform such 10 **parent or** person in parental relation and such [**pupil**] **student** of their 11 right to be accompanied by counsel or an individual of their choice.

c. After the conference and if the principal concludes that the 12 [pupil] student would benefit from a transfer or that the [pupil] 13 14 student would receive an adequate and appropriate education in another 15 school program or facility, the principal may issue a recommendation of 16 transfer to the superintendent. Such recommendation shall include a description of behavior and/or academic problems indicative of the need 17 18 for transfer; a description of alternatives explored and prior action taken to resolve the problem. A copy of that letter shall be sent to the 19 20 parent or person in parental relation and to the [pupil] student.

21 Upon receipt of the principal's recommendation for transfer and a d. 22 determination to consider that recommendation, the superintendent shall notify the **parent or** person in parental relation and the [**pupil**] **student** 23 the proposed transfer and of their right to a fair hearing as 24 of 25 provided in paragraph c of subdivision three of this section and shall 26 list community agencies and free legal assistance which may be of 27 assistance. The written notice shall include a statement that the [**pupil**] student or parent or person in parental relation has ten days to 28 29 request a hearing and that the proposed transfer shall not take effect, 30 except upon written parental consent, until the ten day period has 31 elapsed, or, if a fair hearing is requested, until after a formal deci-32 sion following the hearing is rendered, whichever is later.

33 Parental consent to a transfer shall not constitute a waiver of the 34 right to a fair hearing.

35 Transfer of a [pupil] student. Where a suspended [pupil] student 6. 36 is to be transferred pursuant to subdivision five of this section, he or 37 she shall remain on the register of the original school for two school days following transmittal of his or her records to the school to which 38 he or she is to be transferred. The receiving school shall immediately 39 upon receiving those records transmitted by the original school, review 40 41 them to insure proper placement of the [pupil] student. Staff members 42 who are involved in the [pupil's] student's education must be provided 43 with pertinent records and information relating to the background and problems of the [pupil] student before the [pupil] student is placed in 44 45 a classroom.

46 7. Transfer of disciplinary records. Notwithstanding any other 47 provision of law to the contrary, each local educational agency, as such term is defined in subsection thirty of section eighty-one hundred one 48 of the Elementary and Secondary Education Act of 1965, as amended, shall 49 establish procedures in accordance with section eighty-five hundred 50 51 thirty-seven of the Elementary and Secondary Education Act of 1965, as 52 amended, and the Family Educational Rights and Privacy Act of 1974, to 53 facilitate the transfer of disciplinary records relating to the suspen-54 sion or expulsion of a student to any public or nonpublic elementary or 55 secondary school in which such student enrolls or seeks, intends or is 56 instructed to enroll, on a full-time or part-time basis.

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§ 5. Subparagraph 1 of paragraph c of subdivision 3 of section 3214 of 1 2 the education law, as amended by chapter 380 of the laws of 2001, is 3 amended to read as follows: 4 [(1)]d. The board of education or trustees, the chancellor of the 5 city school district in the case of the city school district of the city б of New York, other governing body, superintendent of schools, or district superintendent of schools, shall have the power to suspend a 7 8 student for a period not to exceed twenty school days, provided that the suspension of such student is not prohibited by paragraph c of subdivi-9 10 sion two of section twenty-eight hundred one of this chapter. No [pupil] 11 student may be suspended for a period in excess of five school days unless such [pupil] student and the parent or person in parental 12 13 relation to such [pupil] student shall have had an opportunity for a 14 fair hearing, upon reasonable written notice[, at which] shall include a brief description of the facts upon which the alleged violations of the 15 16 code of conduct are based, the section of the code of conduct that the 17 student is alleged to have violated, and the date, time and place of the hearing. Prior to the hearing, copies of all evidence regarding the 18 19 alleged incident shall be provided to the student and parent or person 20 in parental relation to the student. The hearing shall be convened with-21 in five days of the written notice, unless the parent or person in parental relation to the student or student requests a later date. At 22 the hearing, such [pupil] student shall have the right of representation 23 24 by [counsel] an attorney or advocate, with the right to request the 25 presence of and to question witnesses against such [pupil] student and 26 to request the presence of and present witnesses and other evidence on 27 his or her behalf. Where a [pupil] student has been suspended in accord-28 ance with this subdivision [by a], the board of education or trustees, the chancellor of the city school district in the case of the city 29 30 school district of the city of New York, other governing body, super-31 intendent of schools, district superintendent of schools, or community 32 superintendent[7 the superintendent] shall personally hear and determine the proceeding or may, in his <u>or her</u> discretion, designate a hearing 33 34 officer to conduct the hearing. The entity or individual that conducts 35 the hearing [officer] shall be authorized to administer oaths and to 36 issue subpoenas in conjunction with the proceeding [before him]. Α 37 record of the hearing shall be maintained, but no stenographic transcript shall be required and [a tape] an audio recording shall be deemed 38 a satisfactory record. The entity or individual that conducts the hear-39 [officer] shall make written findings of fact based on a preponder-40 inq 41 ance of the evidence and shall make recommendations as to the appropri-42 ate measure of discipline [to the superintendent] if any. The report of 43 the hearing officer shall be advisory only, and the board of education 44 or trustees, the chancellor of the city school district in the case of 45 the city school district of the city of New York, other governing body, 46 superintendent of schools or district superintendent of schools may 47 accept all or any part thereof. [An appeal will lie from the decision of 48 the superintendent to the board of education who shall make its decision solely upon the record before it. The board may adopt in whole or in 49 part the decision of the superintendent of schools ] The board of educa-50 51 tion or trustees, the chancellor of the city school district in the case 52 of the city school district of the city of New York, other governing body, superintendent of schools, or district superintendent of schools 53 54 shall issue a written decision to the school and parent or person in 55 parental relation to the student within three days of the hearing. The 56 written decision shall state the length of suspension, if any, findings

of fact, reasons for determination, length of suspension, if any, proce-1 dures for appeal, and the date by which the appeal shall be filed. 2 Where the basis for the suspension is, in whole or in part, the 3 4 possession on school grounds or school property by the student of any 5 firearm, rifle, shotgun, dagger, dangerous knife, dirk, razor, stiletto б or any of the weapons, instruments or appliances specified in subdivi-7 sion one of section 265.01 of the penal law, the hearing officer or 8 superintendent shall not be barred from considering the admissibility of 9 such weapon, instrument or appliance as evidence, notwithstanding a determination by a court in a criminal or juvenile delinquency proceed-10 11 ing that the recovery of such weapon, instrument or appliance was the result of an unlawful search or seizure. 12 § 6. Paragraphs d and f of subdivision 3 of section 3214 of the educa-13 14 tion law, as amended by chapter 181 of the laws of 2000, are amended to 15 read as follows: 16 [d-] e. Consistent with the federal gun-free schools act of nineteen hundred ninety-four, any public school [pupil] student who is determined 17 18 under this subdivision to have brought a weapon to school shall be 19 suspended for a period of not less than one calendar year and any 20 nonpublic school [pupil] student participating in a program operated by 21 a public school district using funds from the elementary and secondary 22 education act of nineteen hundred sixty-five who is determined under this subdivision to have brought a weapon to a public school or other 23 24 premises used by the school district to provide such programs shall be 25 suspended for a period of not less than one calendar year from partic-26 ipation in such program. The procedures of this subdivision shall apply 27 to such a suspension of a nonpublic school [pupil] student. A superintendent of schools, district superintendent of schools or community 28 superintendent shall have the authority to modify this suspension 29 30 requirement for each student on a case-by-case basis. The determination 31 of a superintendent shall be subject to review by the board of education 32 or trustees, other governing body, or the chancellor of the city school 33 district in the case of the city school district of the city of New York, pursuant to paragraph c of this subdivision and the commissioner 34 pursuant to section three hundred ten of this chapter. Nothing in this 35 36 subdivision shall be deemed to authorize the suspension of a student 37 with a disability in violation of the individuals with disabilities 38 education act or article eighty-nine of this chapter. A superintendent 39 shall refer the [pupil] student under the age of sixteen who has been 40 determined to have brought a weapon to school in violation of this 41 subdivision to a presentment agency for a juvenile delinquency proceed-42 inq consistent with article three of the family court act except a student fourteen or fifteen years of age who qualifies for juvenile 43 offender status under subdivision forty-two of section 1.20 of the crim-44 45 inal procedure law. A superintendent shall refer any [pupil] student 46 sixteen years of age or older or a student fourteen or fifteen years of 47 age who qualifies for juvenile offender status under subdivision forty-48 two of section 1.20 of the criminal procedure law, who has been determined to have brought a weapon to school in violation of this subdivi-49 50 sion to the appropriate law enforcement officials. 51 [f.] g. Whenever the term "board of education or superintendent of 52 schools" is used in this subdivision, it shall be deemed to include 53 board of trustees, other governing body, the chancellor of the city 54 school district in the case of the city school district for the city of New York, community boards of education and community superintendents 55 56 governing community districts in accordance with the provisions of arti1 cle fifty-two-A of this chapter. For the purpose of this subdivision, 2 the term "weapon" means a firearm as such term is defined in section 3 nine hundred twenty-one of title eighteen of the United States code.

4 § 7. Paragraph g of subdivision 3 of section 3214 of the education 5 law, as amended by chapter 181 of the laws of 2000, clause (ii) of 6 subparagraph 3 as amended by chapter 380 of the laws of 2001, is amended 7 to read as follows:

[g.] h. Discipline of students with disabilities and students presumed 8 9 to have a disability for discipline purposes. (1) Notwithstanding any 10 other provision of this subdivision to the contrary, a student with a 11 disability as such term is defined in section forty-four hundred one of this chapter and a student presumed to have a disability for discipline 12 13 purposes, may be suspended or removed from his or her current educa-14 tional placement, provided that the suspension of such student is not 15 prohibited by section twenty-eight hundred one of this chapter, for 16 violation of school rules only in accordance with the procedures established in this section, the regulations of the commissioner implementing 17 this paragraph, and subsection (k) of section fourteen hundred fifteen 18 of title twenty of the United States code and the federal regulations 19 20 implementing such statute, as such federal law and regulations are from 21 time to time amended. Nothing in this paragraph shall be construed to confer greater rights on such students than are conferred under applica-22 23 ble federal law and regulations, or to limit the ability of a school 24 district to change the educational placement of a student with a disa-25 bility in accordance with the procedures in article eighty-nine of this 26 chapter.

(2) As used in this paragraph, a "student presumed to have a disability for discipline purposes" shall mean a student who the school district is deemed to have knowledge was a student with a disability before the behavior that precipitated disciplinary action under the criteria in subsection (k)(8) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute.

34 (3) In applying the federal law consistent with this section:

(i) in the event of a conflict between the procedures established in this section and those established in subsection (k) of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute, such federal statute and regulations shall govern.

40 (ii) the **board of** trustees or board of education of any school 41 district, other governing body, the chancellor of the city school 42 district in the case of the city school district of the city of New 43 York, a district superintendent of schools or a building principal shall 44 have authority, provided that the suspension of such student is not 45 prohibited by section twenty-eight hundred one of this chapter, to order 46 the placement of a student with a disability into an appropriate interim 47 alternative educational setting, another setting or suspension for a period not to exceed five consecutive school days where such student is 48 suspended pursuant to this subdivision and, except as otherwise provided 49 50 in clause (vi) of this subparagraph, the suspension does not result in a 51 change in placement under federal law.

(iii) the superintendent of schools of a school district, either directly or upon recommendation of a hearing officer designated pursuant to paragraph c of this subdivision, may order the placement of a student with a disability into an interim alternative educational setting, another setting or suspension for up to ten consecutive school days,

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inclusive of any period in which the student is placed in an appropriate 1 2 interim alternative educational placement, another setting or suspension pursuant to clause (ii) of this subparagraph for the behavior, where the 3 4 superintendent determines in accordance with the procedures set forth in 5 this subdivision that the student has engaged in behavior that warrants б a suspension, and, except as otherwise provided in clause (vi) of this subparagraph, the suspension does not result in a change in placement 7 8 under federal law, provided that the suspension of such student is not 9 prohibited by section twenty-eight hundred one of this chapter. 10 (iv) the superintendent of schools of a school district, either directly or upon recommendation of a hearing officer designated pursuant 11 to paragraph c of this subdivision, may order the change in placement of 12 a student with a disability to an interim alternative educational 13 14 setting for up to forty-five days, but not to exceed the period of 15 suspension ordered by a superintendent in accordance with this subdivi-16 sion, under the circumstances specified in subsection (k)(1) of section fourteen hundred fifteen of title twenty of the United States code and 17 the federal regulations implementing such statute, provided that the 18 suspension of such student is not prohibited by section twenty-eight 19 20 hundred one of this chapter. 21 (v) the terms "day," "business day," and "school day" shall be as 22 defined in section 300.9 of title thirty-four of the code of federal 23 regulations. 24 (vi) notwithstanding any other provision of this subdivision to the 25 contrary, upon a determination by the committee on special education 26 that the behavior of a student with a disability was not a manifestation 27 of the student's disability, such student may be disciplined pursuant to this section in the same manner as a nondisabled student, except that 28 29 such student shall continue to receive services to the extent required 30 under federal law and regulations, provided that the suspension of such 31 student is not prohibited by section twenty-eight hundred one of this 32 chapter. (vii) an impartial hearing officer appointed pursuant to subdivision 33 one of section forty-four hundred four of this chapter may order a 34 35 change in placement of a student with a disability to an appropriate 36 interim alternative educational setting for not more than forty-five 37 days under the circumstances specified in subsections (k)(2) and (k)(7)38 of section fourteen hundred fifteen of title twenty of the United States code and the federal regulations implementing such statutes, provided 39 such procedure may be repeated, as necessary, provided that the 40 that 41 suspension of such student is not prohibited by section twenty-eight 42 hundred one of this chapter. (viii) nothing in this section shall be construed to authorize the 43 44 suspension or removal of a student with a disability from his or her 45 current educational placement for violation of school rules following a 46 determination by the committee on special education that the behavior is

federal law and regulations.
(ix) the commissioner shall implement this paragraph by adopting regub lations which coordinate the procedures required for discipline of
students with disabilities, and students presumed to have a disability
for discipline purposes, pursuant to subsection (k) of section fourteen
hundred fifteen of title twenty of the United States code and the federal regulations implementing such statute, with the general procedures
for student discipline under this section.

a manifestation of the student's disability, except as authorized under

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1 § 8. Paragraphs a, b and c of subdivision 3-a of section 3214 of the 2 education law, as added by chapter 181 of the laws of 2000, are amended 3 to read as follows:

4 Such teacher shall inform the [pupil] student and the school prina. 5 cipal of the reasons for the removal. If the teacher finds that the б [**pupil's**] **student's** continued presence in the classroom does not pose a 7 continuing danger to persons or property and does not present an ongoing 8 threat of disruption to the academic process, the teacher shall, prior 9 removing the student from the classroom, provide the student with an to 10 explanation of the basis for the removal and allow the [pupil] student 11 informally present the [pupil's] student's version of relevant to events. In all other cases, the teacher shall provide the [pupil] 12 student with an explanation of the basis for the removal and an informal 13 14 opportunity to be heard within twenty-four hours of the [pupil's] 15 student's removal.

16 b. The principal shall inform the **parent or** person in parental relation to such [pupil] student of the removal and the reasons therefor 17 within twenty-four hours of the [pupil's] student's removal. The [pupil] 18 student and the parent or person in parental relation shall, upon 19 20 request, be given an opportunity for an informal conference with the 21 principal to discuss the reasons for the removal. If the [pupil] student denies the charges, the principal shall provide an explanation of the 22 basis for the removal and allow the [pupil] student and/or parent or 23 person in parental relation to the [pupil] student an opportunity to 24 25 present the [pupil's] student's version of relevant events. Such 26 informal [hearing] conference shall be held within forty-eight hours of 27 the [pupil's] student's removal.

28 c. The principal shall not set aside the discipline imposed by the 29 teacher unless the principal finds that the charges against the [pupil] 30 **<u>student</u>** are not supported by substantial evidence or that the [pupil's] 31 student's removal is otherwise in violation of law or that the conduct 32 warrants suspension from school pursuant to this section and a suspension will be imposed. The principal's determination made pursuant to 33 this paragraph shall be made by the close of business on the day 34 35 succeeding the forty-eight hour period for an informal hearing contained 36 in paragraph b of this subdivision.

37 § 9. This act shall take effect September 1, 2022; provided, however 38 that:

39 a. the amendments to subdivision 3 of section 2801 of the education 40 law made by section two of this act shall be subject to the expiration 41 and reversion of such subdivision pursuant to section 34 of chapter 91 42 of the laws of 2002, as amended, when upon such date the provisions of 43 section three of this act shall take effect;

b. the amendments to subparagraph 1 of paragraph c of subdivision 3 of section 3214 of the education law made by section four of this act shall be subject to the expiration and reversion of such subparagraph pursuant to subdivision (a) of section 8 of chapter 430 of the laws of 2006, as amended, when upon such date the provisions of section five of this act shall take effect;

50 c. the amendments to paragraphs d and f of subdivision 3 of section 51 3214 of the education law made by section four of this act shall be 52 subject to the expiration and reversion of such paragraphs pursuant to 53 section 4 of chapter 425 of the laws of 2002, as amended, when upon such 54 date the provisions of section six of this act shall take effect;

55 d. the amendments to paragraph g of subdivision 3 of section 3214 of 56 the education law made by section four of this act shall be subject to

1 the expiration and reversion of such paragraph pursuant to section 22 of 2 chapter 352 of the laws of 2005, as amended, when upon such date the 3 provisions of section seven of this act shall take effect;

d-1. the amendments to clause (v) of subparagraph 3 of paragraph g of subdivision 3 of section 3214 of the education law made by section four of this act shall be subject to the expiration and reversion of such clause pursuant to subdivision d of section 27 of chapter 378 of the laws of 2007, as amended, when upon such date the provisions of section seven of this act shall take effect;

e. the amendments to paragraphs a, b and c of subdivision 3-a of section 3214 of the education law made by section four of this act shall be subject to the expiration and reversion of such paragraphs pursuant to section 12 of chapter 147 of the laws of 2001, as amended, when upon such date the provisions of section eight of this act shall take effect; and

16 f. the amendments to subdivision 7 of section 3214 of the education 17 law, made by section four of this act, shall not affect the repeal of 18 such subdivision and shall be deemed repealed therewith.