STATE OF NEW YORK

6205

2021-2022 Regular Sessions

IN ASSEMBLY

March 10, 2021

Introduced by M. of A. LAWLER -- read once and referred to the Committee on Local Governments

AN ACT to amend the general municipal law, in relation to county-wide shared services panels; and to amend the state finance law, in relation to establishing the municipal efficiency fund

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

Section 1. Section 239-bb of the general municipal law, as added by 1 section 1 of part EE of chapter 55 of the laws of 2018, is amended to 2 3 read as follows: § 239-bb. County-wide shared services panels. 1. Definitions. The 4 following terms shall have the following meanings for the purposes of 5 б this article: 7 a. "County" shall mean any county not wholly contained within a city. 8 b. "County CEO" shall mean the county executive, county manager or 9 other chief executive of the county, or, where none, the chair of the 10 county legislative body. c. "Library district" as the term is used in this section shall mean 11 any public library established pursuant to the provisions of article 12 13 five of the education law. 14 d. "Panel" shall mean a county-wide shared services panel established 15 pursuant to subdivision two of this section. [d-] e. "Plan" shall mean a county-wide shared services property tax 16 17 savings plan. 2. County-wide shared services panels. [a.] There shall be a county-18 19 wide shared services panel in each county consisting of the county CEO, 20 and one representative from each city, town and village in the county_ 21 as well as each school district, board of cooperative educational 22 service, fire district, fire protection district, public library
 23 district, and special improvement district in the county. The chief 24 executive officer of each town, city and village shall be the represen-

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

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tative to a panel and shall be the mayor, if a city or a village, [or 1 2 shall be the a supervisor, if a town, or a designated representative 3 for each school district, board of cooperative educational service, fire 4 district, fire protection district, public library district or special 5 improvement district. The county CEO shall serve as chair. All panels б established in each county pursuant to part BBB of chapter fifty-nine of 7 the laws of two thousand seventeen, and prior to the enactment of this 8 article, shall continue in satisfaction of this section in such form as 9 they were established, provided [that the county CEO may alter] the 10 membership of the panel shall be altered as necessary to be consistent 11 with [paragraph b of] this subdivision.

12 [b. The county CEO may invite any school district, board of cooper-13 ative educational services, fire district, fire protection district, or 14 special improvement district in the county to join a panel. Upon such 15 invitation, the governing body of such school district, board of cooper-16 ative educational services, fire district, fire protection district, or 17 other special district may accept such invitation by selecting a representative of such governing body, by majority vote, to serve as a member 18 of the panel. Such school district, board of cooperative educational 19 20 services, fire district, fire protection district or other special 21 district shall maintain such representation until the panel either approves a plan or transmits a statement to the secretary of state on 22 the reason the panel did not approve a plan, pursuant to paragraph d of 23 subdivision seven of this section. Upon approval of a plan or a trans-24 mission of a statement to the secretary of state that a panel did not 25 26 approve a plan in any calendar year, the county CEO may, but need not, 27 invite any school district, board of cooperative educational services, fire district, fire protection district or special improvement district 28 29 in the county to join a panel thereafter convened.]

30 3. a. Each county CEO shall, after satisfying the requirements of part 31 BBB of chapter fifty-nine of the laws of two thousand seventeen, annual-32 ly convene the panel and shall undertake to revise and update a previ-33 ously approved plan or alternatively develop a new plan [through December thirty-first, two thousand twenty-one]. Such plans shall contain 34 35 new, recurring property tax savings resulting from actions such as, but 36 not limited to, the elimination of duplicative services; shared services arrangements including, joint purchasing, shared highway equipment, 37 shared storage facilities, shared plowing services and energy and insur-38 39 ance purchasing cooperatives; reducing back office and administrative overhead; and better coordinating services. The secretary of state may 40 41 provide advice and/or recommendations on the form and structure of such 42 plans.

b. After having convened at least two meetings in a calendar year, a panel may, by majority vote, determine that it is not in the best interest of the taxpayers to revise and update a previously approved plan or to develop a new plan in such year. The county CEO of such panel shall then comply with the provisions of paragraph (d) of subdivision seven of this section.

49 4. While revising or updating a previously approved plan, or while developing a new plan, the county CEO shall regularly consult with, and 50 51 take recommendations from, the representatives: on the panel; of each 52 collective bargaining unit of the county and the cities, towns, and 53 villages; and of each collective bargaining unit [of any participating] 54 for each school district, board of cooperative educational services, fire district, fire protection district, [or] public library district, 55 56 and special improvement district.

1 5. The county CEO, the county legislative body and a panel shall accept input from the public, civic, business, labor and community lead-2 ers on any proposed plan. The county CEO shall cause to be conducted a 3 4 minimum of three public hearings prior to submission of a plan to a vote 5 of a panel. All such public hearings shall be conducted within the counб ty, and public notice of all such hearings shall be provided at least 7 one week prior in the manner prescribed in subdivision one of section 8 one hundred four of the public officers law. Civic, business, labor, and 9 community leaders, as well as members of the public, shall be permitted 10 to provide public testimony at any such hearings.

6. a. The county CEO shall submit each plan, accompanied by a certification as to the accuracy of the savings contained therein, to the county legislative body at least forty-five days prior to a vote by the panel.

b. The county legislative body shall review and consider each plan submitted in accordance with paragraph a of this subdivision. A majority of the members of such body may issue an advisory report on each plan, making recommendations as deemed necessary. The county CEO may modify a plan based on such recommendations, which shall include an updated certification as to the accuracy of the savings contained therein.

7. a. A panel shall duly consider any plan properly submitted to the panel by the county CEO and may approve such plan by a majority vote of the panel. Each member of a panel may, prior to the panel-wide vote, cause to be removed from a plan any proposed action affecting the [unit of government] entity represented by the respective member. Written notice of such removal shall be provided to the county CEO prior to a panel-wide vote on a plan.

b. Plans approved by a panel shall be transmitted to the secretary of state no later than thirty days from the date of approval by a panel accompanied by a certification as to the accuracy of the savings accompanied therein, and shall be publicly disseminated to residents of the county in a concise, clear, and coherent manner using words with common and everyday meaning.

34 c. The county CEO shall conduct a public presentation of any approved 35 plan no later than thirty days from the date of approval by a panel. 36 Public notice of such presentation shall be provided at least one week 37 prior in the manner prescribed in subdivision one of section one hundred 38 four of the public officers law.

39 Beginning in two thousand twenty, by January fifteenth following d. any calendar year during which a panel did not approve a plan and trans-40 41 mit such plan to the secretary of state pursuant to paragraph b of this 42 subdivision, the county CEO of such panel shall release to the public 43 and transmit to the secretary of state a statement explaining why the 44 panel did not approve a plan that year, including, for each vote on a 45 plan, the vote taken by each panel member and an explanation by each 46 panel member of their vote.

47 8. (a) For each county, new shared services actions not included in a 48 previously approved and submitted plan pursuant to this section or part BBB of chapter fifty-nine of the laws of two thousand seventeen, may be 49 eligible for funding to match savings from such action, subject to 50 51 available appropriation. Savings that are actually and demonstrably 52 realized by the participating local governments are eligible for match-53 ing funding. For actions that are part of an approved plan transmitted 54 to the secretary of state in accordance with paragraph b of subdivision seven of this section, savings achieved from January first through 55 56 December thirty-first from new actions implemented on or after January

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first through December thirty-first of the year immediately following an approved and transmitted plan may be eligible for matching funding. Only net savings between local governments for each action would be eligible for matching funding. Savings from internal efficiencies or any other action taken by a local government without the participation of another local government are not eligible for matching funding. Each county and all of the local governments within the county that are part of any action to be implemented as part of an approved plan must collectively apply for the matching funding and agree on the distribution and use of any matching funding in order to qualify for matching funding. (b) Applications for matching funds shall be made to the secretary of state. Upon approval by the secretary of state, certification of the

12 state. Upon approval by the secretary of state, certification of the 13 matching funds to be paid to the county pursuant to said application 14 shall be forwarded to the New York state comptroller for payment of such 15 monies to the county from the municipal efficiency fund established by 16 state finance law section ninety-nine-ii.

17 9. The department of state shall prepare a report to the governor, the 18 temporary president of the senate and the speaker of the assembly on the county-wide shared services plans approved by the county-wide shared 19 20 services panels created pursuant to part BBB of chapter fifty-nine of 21 the laws of two thousand seventeen and this article and shall post the 22 report on the department's website. Such report shall be provided annually on or before June thirtieth, [two thousand twenty-two] and shall 23 24 include, but not be limited to, the following:

25 a. a detailed summary of projects included in county-wide shared 26 services plans by category, such as: 27 (1) public health and insurance; 28 (2) emergency services; 29 (3) sewer, water, and waste management systems; 30 (4) energy procurement and efficiency; 31 (5) parks and recreation; 32 (6) education and workforce training; 33 (7) law and courts; 34 (8) shared equipment, personnel, and services; 35 (9) joint purchasing; 36 (10) governmental reorganization; 37 (11) transportation and highway departments; and 38 (12) records management and administrative functions. 39 b. for each of the counties the following information: 40 (1) a detailed summary of each of the savings plans, including revisions and updates submitted each year or the statement explaining 41 42 why the county did not approve a plan in any year;

43 (2) the anticipated savings for each plan;

44 (3) the number of cities, towns and villages in the county;

45 (4) [the number of cities, towns and villages that participated in a 46 panel, as reported in a plan;

47 (5) the number of school districts, boards of cooperative educational 48 services, fire districts, fire protection districts, or other special 49 districts in the county; and

50 (6) the number of school districts, boards of cooperative educational
 51 services, fire districts, fire protection districts, or other special
 52 districts that participated in a panel, as reported in a plan.

53 <u>the number of school districts, boards of cooperative educational</u> 54 <u>services, fire districts, fire protection districts, public library</u> 55 <u>districts, and other special improvement districts located within the</u> 56 <u>county; and</u> A. 6205

1	(5) the number and name of any cities, towns, villages, school
2	districts, boards of cooperative educational services, fire districts,
3	fire protection districts, public library districts, and any other
4	special improvement district that refused to participate in a panel.
5	10. The secretary of state may solicit, and the panels may provide at
6	her or his request, advice and recommendations concerning matters
7	related to the operations of local governments and shared services
8	initiatives, including, but not limited to, making recommendations
9	regarding grant proposals incorporating elements of shared services,
10	government dissolutions, government and service consolidations, or prop-
11	erty taxes and such other grants where the secretary deems the input of
12	the panels to be in the best interest of the public. The panel shall
13	advance such advice or recommendations by a vote of the majority of the
14	members present at such meeting.
15	[11. The authority granted by this article to a county CEO to convene
16	a panel for the purpose of revising or updating a previously approved
17	plan, or developing a new plan, or to provide the secretary of state
18	information numerical to subdivision ton of this soution, shall see a on
ΤO	information pursuant to subdivision ten of this section, shall cease on
18 19	December thirty-first, two thousand twenty-one.
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19 20 21 22	<pre>December thirty-first, two thousand twenty-one.] § 2. The state finance law is amended by adding a new section 99-ii to read as follows: § 99-ii. Municipal efficiency fund. 1. There is hereby established in</pre>
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