## STATE OF NEW YORK

9018

## IN SENATE

April 10, 2024

Introduced by Sen. MAYER -- read twice and ordered printed, and when printed to be committed to the Committee on Education

AN ACT to amend the education law, in relation to permitting the designation of students as ex officio members of school boards; and to repeal certain provisions of such law relating thereto

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

Section 1. Subdivision 3 of section 1702 of the education law, as amended by chapter 314 of the laws of 2005 , is amended to read as follows:
3. Each union free school district[, at the next annual meeting oubsequent to the effective-date of the ehapter of the lawo-of two thourand five which amended this subdivision, may submit to the qualified voters of the distriet for approval, the issue of ex offieio student membership on the school distriet's board of edueation, by a student attending a high sehool within such sehool district. Upon votex approval, eaeh sueh district] that operates a high school shall establish a process for [student membership-seleetion] designating at least one student as an ex officio member pursuant to paragraph $c$ of this subdivision. If, prior to August fifth, two thousand three, a school district had a policy that allowed a student or students to be ex officio members of the school board, such policy shall be deemed to meet the requirements of this subdivision and shall be deemed to have full legal effect. In any district that contains more than one high school, such process shall take into consideration the number of high schools within the district and provide for a mechanism which allows for fair representation among the schools. Such school district shall allow such selected student or students to serve as [zn] ex officio [membex] members of such district's board of education[ and, if sor] and provided further that:
a. The ex officio student [membex] members of the board shall be entitled to sit with board members at all public meetings of the board and participate in all board hearings and meetings.
b. The ex officio student [membex] members of the board shall not be allowed to vote, shall not be allowed to attend executive session, and

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

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shall not be entitled to receive compensation of any form for participating at board meetings.
c. Notwithstanding any other law to the contrary, the ex officio student [membex] members of the board may be any of the following: the student that has been duly elected as student president of the high school; a student duly elected by the student body; a student selected by the high school student government; a student selected by the high school principal; a student selected by the superintendent of schools; a student selected by majority vote of the school board. Provided, however, in districts having district-wide student governments or advisory committees, [the] at least one student ex officio member shall be selected by the superintendent of schools from among the members of such district-wide student governments or advisory committees, subject to ratification by majority vote of the school board.
d. The ex officio student [member ohall be a senior at the high sehool and] members shall have attended such high school for at least [two years] one year prior to selection.
§ 2. Subdivision $3-a$ of section 1702 of the education law is REPEALED.
§ 3. Subdivision 12 of section 1804 of the education law, as amended by chapter 314 of the laws of 2005 , is amended to read as follows:
12. Each central school district[, at the next annual meeting subsequent to the effective date of the ohapter of the laws of two thousand five whieh amended thig oubdivioion, may oubmit to the qualified votero of the diotriet for approval, the iooue of ex offieio student memberohip on the sehool distriet's board of edueation, by a student attending a high sehool within sueh sehool district. Upon voter approval, eaeh sueh distriet] shall establish a process for [student membership-seleetion] designating at least one student as an ex officio member pursuant to paragraph c of this subdivision. If, prior to August fifth, two thousand three, a school district had a policy that allowed a student or students to be ex officio members of the school board, such policy shall be deemed to meet the requirements of this subdivision and shall be deemed to have full legal effect. In any district that contains more than one high school, such process shall take into consideration the number of high schools within the district and provide for a mechanism which allows for fair representation among the schools. Such school district shall allow such selected student or students to serve as [an] ex officio [membex] members of such district's board of education[, and, if ser] and provided further that:
a. The ex officio student [membex] members of the board shall be entitled to sit with board members at all public meetings of the board and participate in all board hearings and meetings.
b. The ex officio student [membex] members of the board shall not be allowed to vote, shall not be allowed to attend executive session, and shall not be entitled to receive compensation of any form for participating at board meetings.
c. Notwithstanding any other law to the contrary, the ex officio student [membex] members of the board may be any of the following: the student that has been duly elected as student president of the high school; a student duly elected by the student body; a student selected by the high school student government; a student selected by the high school principal; a student selected by the superintendent of schools; a student selected by majority vote of the school board. Provided, however, in districts having district-wide student governments or advisory committees, [the] at least one student ex officio member shall be selected by the superintendent of schools from among the members of such
district-wide student governments or advisory committees, subject to ratification by majority vote of the school board.
d. The ex officio student [member shall be a senior at the high sehool and] members shall have attended such high school for at least [wo yeare] one year prior to selection.
§ 4. Subdivision 12-a of section 1804 of the education law is REPEALED.
§ 5. Subdivision 2 of section 1901 of the education law, as added by chapter 314 of the laws of 2005, is amended to read as follows:
2. Each central high school district[, at the next annual meeting and election eubsequent to the effeetive date of the ehapter of the laws of two thousand five whieh added this subdivision, may submit to the qualified voters of the-diotriet for approval the iogue of ex offieio-otudent memberohip, on the sehool diotriet'g beard of edueation, by a otudent attending a high sehool within oveh sehool dietriet. Upen vetex approval, each such distriet] shall establish a process for [student membership selection] designating at least one student as an ex officio member pursuant to paragraph $c$ of this subdivision. If, prior to August fifth, two thousand three, a school district had a policy that allowed a student or students to be ex officio members of the school board, such policy shall be deemed to meet the requirements of this subdivision and shall be deemed to have full legal effect. In any district that contains more than one high school, such process shall take into consideration the number of high schools within the district and shall provide for a mechanism which allows for fair representation among the schools. Such district shall allow such selected student or students to serve as [an] ex officio [membex] members of such board of education, and[, if sor] provided further that:
a. The ex officio student [member] members of the board shall be entitled to sit with board members at all public meetings of the board and participate in all board hearings and meetings.
b. The ex officio student [membex] members of the board shall not be allowed to vote, shall not be allowed to attend executive session, and shall not be entitled to receive compensation of any form for participating at board meetings.
c. Notwithstanding any other law to the contrary, the ex officio student [member] members of the board may be any of the following: the student that has been duly elected as student president of the high school; a student duly elected by the student body; a student selected by the high school student government; a student selected by the high school principal; a student selected by the superintendent of schools. Provided, however, in districts having district-wide student governments or advisory committees, at least one of the student ex officio members shall be selected by the superintendent of schools from among the members of such district-wide student governments or advisory committees, subject to ratification by majority vote of the school board.
d. The ex officio student [member shall be a senior at the high sehool and] members shall have attended such high school for at least [two yeare] one year prior to selection.
§ 6. Subdivision 3 of section 1901 of the education law is REPEALED.
§ 7. Subdivision 10 of section 2502 of the education law, as amended by chapter 314 of the laws of 2005 , is amended to read as follows:
10. Each small city school district[, at the next annual meeting subsequent to the effective date of the ehapter of the laws of two thousand five which amended this subdivision, may submit to the qualified voters of the distriet for approval, the issue of ex offieio student
membership on the sohool distriet's board of edueation, by a student attending a high sehool within sueh sohool dictriet. Upen votex approval, eaoh sueh dictriøt] shall establish a process for [student memberohip selection] designating at least one student as an ex officio member pursuant to paragraph $c$ of this subdivision. If, prior to August fifth, two thousand three, a school district had a policy that allowed a student or students to be ex officio members of the school board, such policy shall be deemed to meet the requirements of this subdivision and shall be deemed to have full legal effect. In any district that contains more than one high school, such process shall take into consideration the number of high schools within the district and provide for a mechanism which allows for fair representation among the schools. Such school district shall allow such selected student or students to serve as [an] ex officio [membex] members of such district's board of education [, and, if $0_{1}$ ] and provided further that:
a. The ex officio student [member] members of the board shall be entitled to sit with board members at all public meetings of the board and participate in all board hearings and meetings.
b. The ex officio student [membex] members of the board shall not be allowed to vote, shall not be allowed to attend executive session, and shall not be entitled to receive compensation of any form for participating at board meetings.
c. Notwithstanding any other law to the contrary, the ex officio student [membex] members of the board may be any of the following: the student that has been duly elected as student president of the high school; a student selected by the high school student government; a student selected by the high school principal; a student selected by the superintendent of schools; a student selected by majority vote of the school board. Provided, however, in districts having district-wide student governments or advisory committees, at least one of the student ex officio [membex] members shall be selected by the superintendent of schools from among the members of such district-wide student governments or advisory committees, subject to ratification by majority vote of the school board.
d. The ex officio student [membex] members shall [be a senior at the high school and shall] have attended such high school for at least [もwo years] one year prior to selection.
§ 8. Subdivision $10-\mathrm{a}$ of section 2502 of the education law is REPEALED.
§ 9. Section 1950 of the education law is amended by adding a new subdivision $2-c$ to read as follows:

2-c. a. Each board of cooperative educational services shall have one or more ex officio student members. Each supervisory district shall establish a process for designating one or more students as ex officio members. Such process shall take into consideration the number of component districts within the supervisory district and provide for a mechanism which allows for fair representation among the component districts.
b. Such supervisory district and the board of cooperative educational services shall allow such selected students to serve as ex officio members of such board of cooperative educational services. Supervisory districts with ten or fewer component districts shall have at least one ex officio student member; supervisory districts with more than ten and fewer than or equal to twenty component districts shall have at least two ex officio student members; supervisory districts with more than
twenty component districts shall have at least three ex officio student members, and provided further that:
(1) The ex officio student members of the board shall be entitled to sit with the board members at all public meetings of the board and participate in all board hearings and meetings.
(2) The ex officio student members shall not be allowed to vote, shall not be allowed to attend executive session and shall not be entitled to receive any compensation of any form for participating at board meetings.
(3) Notwithstanding any other law to the contrary, the ex officio student members of the board shall be students who attend a high school within the component districts, who have attended such high school for at least one year, and who participate in a program administered by the board of cooperative educational services of such supervisory district. The ex officio student members shall be selected by the superintendent of the relevant component district or districts in accordance with paragraph a of this subdivision.
(4) The school district in which the ex officio student members reside shall provide transportation for such students from their home to the board of cooperative educational services meetings and shall also provide transportation at the end of such meetings to such students' home.
§ 10. This act shall take effect on the first of July next succeeding the date on which it shall have become a law.

