STATE OF NEW YORK

6750

2021-2022 Regular Sessions

IN ASSEMBLY

March 29, 2021

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

AN ACT to amend the education law, in relation to the granting of tenure

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

Section 1. Section 3012 of the education law is amended by adding a new subdivision 4 to read as follows:

4. Notwithstanding any other provision of this section, at the expiration of the probationary term of a classroom teacher or building principal described herein who was appointed during the two thousand seven-

5 teen -- two thousand eighteen, two thousand eighteen -- two thousand 6

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nineteen and two thousand nineteen -- two thousand twenty school years, 7

such individual shall be eligible for tenure if he or she received 8

composite annual professional performance review ratings pursuant to 9

section three thousand twelve-c or section three thousand twelve-d of 10 this article, of either effective or highly effective in at least one of 11

the four preceding years and did not receive an ineffective rating in 12

the final year of his or her probationary period, or during the most 13

recent school year where a rating was received. Any probationary class-14

room teacher hired during the two thousand twenty--two thousand twenty-15

one school year who was appointed on tenure in another school district 16

within the state, the school district where currently employed, board of 17

cooperative educational services or state school for the blind or deaf 18

and who was not dismissed from such district, board or state school for 19

the blind or deaf as a result of charges brought pursuant to subdivision 20

one of section three thousand twenty-a or section three thousand twen-21

ty-b of this article, shall be appointed for a probationary period of 22

three years; provided that, in the case of a classroom teacher such 23

individual demonstrates that he or she received an annual professional 24

performance review rating pursuant to section three thousand twelve-c or 25

section three thousand twelve-d of this article in the two thousand 26

EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted. LBD09855-07-1 A. 6750

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nineteen school year. Any probationary classroom teachers or building principals described herein who were appointed during the two thousand twenty—two thousand twenty—one school year shall be eligible for tenure at the expiration of his or her probationary period if he or she received composite annual professional performance review ratings pursuant to section three thousand twelve—c or section three thousand twelve—d of this article of either effective or highly effective in at least two of the four preceding years and did not receive an ineffective rating in the final year of his or her probationary period, or during the most recent school year where a rating was received.

§ 2. Section 3012-d of the education law is amended by adding a new subdivision 17 to read as follows:

17. Notwithstanding any other provision of this section, for the two thousand twenty--two thousand twenty-one school year, no school district or board of cooperative educational services shall complete an annual professional performance review required by this section for any class-room teacher or building principal and state funding shall not be withheld from any school district for not completing the annual professional performance review.

§ 3. Section 3014 of the education law is amended by adding a new subdivision 3 to read as follows:

3. Notwithstanding any other provision of this section, at the expiration of the probationary term of a classroom teacher or building principal described herein who was appointed during the two thousand seventeen -- two thousand eighteen, two thousand eighteen -- two thousand nineteen and two thousand nineteen -- two thousand twenty school years, such individual shall be eligible for tenure if he or she received composite annual professional performance review ratings pursuant to section three thousand twelve-c or section three thousand twelve-d of this article of either effective or highly effective in at least one of the four preceding years and did not receive an ineffective rating in the final year of his or her probationary period or during the most recent school year where a rating was received. Any probationary classroom teacher, hired during the two thousand twenty -- two thousand twenty-one school year who was appointed on tenure in another school district within the state, the school district where currently employed, board of cooperative educational services or state school for the blind or deaf and who was not dismissed from such district, board or state school for the blind or deaf as a result of charges brought pursuant to subdivision one of section three thousand twenty-a or section three thousand twenty-b of this article, such teacher, shall be appointed for a probationary period of three years; provided that, in the case of a classroom teacher such individual demonstrates that he or she received an annual professional performance review rating pursuant to section three thousand twelve-c or section three thousand twelve-d of this article in the two thousand seventeen -- two thousand eighteen or two thousand eighteen -- two thousand nineteen school year. Any probationary classroom teachers or building principals described herein who were appointed during the two thousand twenty--two thousand twenty-one school year shall be eligible for tenure at the expiration of his or her probationary period if he or she received composite annual professional performance review ratings pursuant to section three thousand twelve-c or section three thousand twelve-d of this article of either effective or highly effective in at least two of the four preceding years and did not receive an ineffective rating in the final year of his or her probation-

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ary period, or during the most recent school year where a rating was 2 received.

4. Section 2509 of the education law is amended by adding a new S subdivision 2-a to read as follows:

5 2-a. Notwithstanding any other provision of this section, at the expiration of the probationary term of a classroom teacher or building prin-6 cipal described herein who was appointed during the two thousand seven-7 teen -- two thousand eighteen, two thousand eighteen -- two thousand 8 9 nineteen and two thousand nineteen -- two thousand twenty school years, such individual shall be eligible for tenure if he or she received 10 composite annual professional performance review ratings pursuant to 11 section three thousand twelve-c or section three thousand twelve-d of 12 this chapter of either effective or highly effective in at least one of 13 the four preceding years and did not receive an ineffective rating in 14 the final year of his or her probationary period or during the most 15 recent school year where a rating was received. Any probationary class-16 room teacher hired during the two thousand twenty--two thousand twenty-17 one school year who was appointed on tenure in another school district 18 within the state, the school district where currently employed, board of 19 cooperative educational services or state school for the blind or deaf 20 and who was not dismissed from such district, board or state school for 21 22 the blind or deaf as a result of charges brought pursuant to subdivision 23 one of section three thousand twenty-a or section three thousand twenty-b of this chapter, such teacher, shall be appointed for a probation-24 ary period of three years; provided that, in the case of a classroom 25 teacher such individual demonstrates that he or she received an annual 26 professional performance review rating pursuant to section three thou-27 sand twelve-c or section three thousand twelve-d of this chapter in the 28 two thousand seventeen -- two thousand eighteen or two thousand eighteen-29 -two thousand nineteen school year. Any probationary classroom teachers 30 or building principals described herein who were appointed during the 31 two thousand twenty--two thousand twenty-one school year shall be eligi-32 ble for tenure at the expiration of his or her probationary period if 33 they have received composite annual professional performance review ratings pursuant to section three thousand twelve-c or section three thousand twelve-d of this chapter of either effective or highly effective in at least two of the four preceding years and did not receive an ineffective rating in the final year of his or her probationary period, or during the most recent school year where a rating was received.

39 § 5. Section 2573 of the education law is amended by adding a new 40 subdivision 1-a to read as follows: 41

1-a. Notwithstanding any other provision of this section, at the expiration of the probationary term of a classroom teacher or building principal described herein who was appointed during the two thousand seventeen -- two thousand eighteen, two thousand eighteen -- two thousand nineteen and two thousand nineteen -- two thousand twenty school years, such individual shall be eligible for tenure if he or she received composite annual professional performance review ratings pursuant to section three thousand twelve-c or section three thousand twelve-d of this chapter of either effective or highly effective in at least one of the four preceding years and did not receive an ineffective rating in the final year of his or her probationary period or during the most recent school year where a rating was received. Any probationary classroom teacher or building principal hired during the two thousand twenty--two thousand twenty-one school year who was appointed on tenure in

55 another school district within the state, the school district where

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currently employed, board of cooperative educational services or state school for the blind or deaf and who was not dismissed from such 2 district, board or state school for the blind or deaf as a result of 3 charges brought pursuant to subdivision one of section three thousand twenty-a or section three thousand twenty-b of this chapter, such teach-5 er shall be appointed for a probationary period of three years; provided 6 that, in the case of a classroom teacher such individual demonstrates 7 that he or she received an annual professional performance review rating pursuant to section three thousand twelve-c or section three thousand 9 twelve-d of this chapter in the two thousand seventeen -- two thousand 10 eighteen or two thousand eighteen -- two thousand nineteen school year. 11 Any probationary classroom teachers or building principals described 12 herein who were appointed during the two thousand twenty -- two thousand 13 twenty-one school year shall be eligible for tenure at the expiration of 14 his or her probationary period if they have received composite annual 15 professional performance review ratings pursuant to section three thou-16 sand twelve-c or section three thousand twelve-d of this chapter of 17 either effective or highly effective in at least two of the four preced-18 ing years and did not receive an ineffective rating in the final year of 19 his or her probationary period, or during the most recent school year 20 where a rating was received. 21

§ 6. This act shall take effect immediately.