1 cle 7-B of the judaciary law, section 169 of the executive law, and 2 sections 5 and 5-a of the legislative law, unless modified or abrogated 3 by statute prior to April first of the year as to which such determi-4 nation applies to judicial compensation and January first of the year as to which such determination applies to legislative and executive compen-

§ 2. This act shall take effect immediately.

8

13

17

26

42

43

45

49

PART WWW

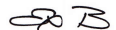
Section 1. Section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure Apvestment act, as amended by section 14 of part RRR of chapter 59 of the laws of 2017, is amended to read as follows:

- § 17. This act shall take effect immediately and shall expire and be deemed repealed [4] 6 years after such date, provided that, projects with requests for qualifications is qued prior to such repeal shall be permitted to continue under this act not withstanding such repeal.
- § 2. Section 12 of part H of chapter 58\of the laws of 2016, constituting the transformational economic development infrastructure and revitalization projects act, is amended to read as follows:
- § 12. This act shall take effect immediately and shall expire and be 21 deemed repealed [3]  $\underline{5}$  years after such date provided that, projects 22 with requests for qualifications issued prior to such repeal shall be permitted to continue under this act notwithstanding such repeal.
  - § 3. This act shall take effect immediately.

PART XXX

Section 1. (a) Establishment of commission. The state shall establish a system of voluntary public campaign financing for statewide and state 28 legislative public offices. There is hereby established a public 29 campaign financing and election commission to examine, evaluate and make 30 recommendations for new laws with respect to how the State should imple-31 ment such a system of voluntary public campaign financing for state 32 legislative and statewide public offices, and what the parameters of 33 such a program should be. The commission shall make its recommendations 34 in furtherance of the goals of incentivizing candidates to solicit small 35 contributions, reducing the pressure on candidates to spend inordinate amounts of time raising large contributions for their campaigns, and encouraging qualified candidates to run for office. The commission shall also review and recommend changes to certain aspects of the state election law as detailed herein. The commission's report is due by December 1, 2019 and shall have the full effect of law unless modified or abrogated by statute prior to December 22, 2019.

(b) Members of commission. The commission shall be comprised of nine members, two of which shall be appointed by the governor, two of which shall be appointed by the senate majority leader, two of which shall be appointed by the speaker of the assembly, one of which shall be appointed by the senate minority leader, and one of which shall be appointed by the assembly minority leader. The governor, senate majority leader, and speaker of the assembly shall jointly appoint a ninth member to serve on the commission. The commission shall not be fully consti-50 tuted without the appointment of the ninth member. There shall be no chairperson appointed, and the commission shall be governed by a majori-52 ty vote, and at all times the commission shall act with a quorum.



- 2. The commission shall specifically determine and identify all details and components reasonably related to administration of a public financing program, and shall also specifically determine and identify new election laws in the following areas:
  - (a) ratio of public matching funds to small contributions;
- (b) limits on total receipt of public funds depending on the office sought by a candidate under the program, including geographic differences in such limits, if any;
  - (c) candidate eligibility thresholds for the program;
- 10 (d) contribution limits applicable to candidates participating in the 11 program;
  - (e) eligible uses of matchable contributions and public funds; contributions to participating candidates above the matchable portion shall be governed by election law § 14-130;
    - (f) related conditions of compliance with the program;
  - (g) an appropriate state agency to oversee administration and enforcement of the program, or recommendation of a new agency if the commission deems such recommendation appropriate;
    - (h) resources necessary to administer and enforce the program;
    - (i) effective date of the program;

7

9

12

15

16

17

19

20

21

22

24 25

26

27

28

29

30

32

33

37

39

40

41

42 43

45

46

47

- (j) rules and definitions governing: candidates' eligibility for public financing; political party qualifications; multiple party candidate nominations and/or designations; and civil violations of public financing rules.
- 3. The commission shall limit its recommendations to a public financing program that has a total maximum annual fiscal cost of no more than 100 million dollars.
- 4. (a) The commission shall only meet within the state and must hold at least one hearing at which the public will be afforded an opportunity to provide comments. The commission may hold additional public hearings as it deems necessary. Such additional hearings, if any, may allow for an opportunity to provide public comments.
- (b) The members of the commission shall receive no compensation for their services but shall be allowed their actual and necessary expenses incurred in the performance of their duties hereunder. Nothing contained herein shall prohibit a member of the commission from receiving his or her salary earned by reason of their state employee position.
- (c) No member of the commission shall be disqualified from holding any other public office or public employment, nor shall he or she forfeit any such public office or public employment by reason of his or her appointment pursuant to this section, notwithstanding the provisions of any general, special or local law, regulation, ordinance or city charter. No person who holds a party position shall be prohibited or disqualified from serving as a member of the commission.
- (d) To the maximum extent feasible, the commission shall be entitled to request and receive and shall utilize and be provided with such facilities, resources and data of any court, department, division, board, bureau, commission, agency or public authority of the state or any political subdivision thereof as it may reasonably request to properly carry out its powers and duties pursuant to this act.
- 51 (e) The commission may request, and shall receive, reasonable assist-52 ance from state agency personnel as is necessary for the performance of 53 its function, including legal guidance as is necessary from legislative 54 and executive counsel.

5. The commission shall make a report to the governor and the legislature of its findings, conclusions, determinations and recommendations and shall submit such report by December 1, 2019.

Any findings, conclusions, determinations and recommendations in the 5 report must be adopted by a majority vote of the commission. Each member of the commission shall report their vote and describe their reasoning for their determination.

The commission may report recommendations supported by a majority. 9 Each recommendation made to implement a determination pursuant to this 10 act shall have the force of law, and shall supersede, where appropriate, inconsistent provisions of the election law, unless modified or abrogated by statute prior to December 22, 2019.

- § 2. If any clause, sentence, subdivision, paragraph, section or part 14 of this act be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the 16 remainder thereof, but shall be confined in its operation to the clause, 17 sentence, subdivision, paragraph, section or part thereof directly 18 involved in the controversy in which such judgment shall have been 19 rendered.
- 20 § 3. This act shall take effect immediately. While any recommendation 21 contained within the commission's final report that is made to implement 22 a determination pursuant to this act shall remain law, the commission 23 itself, as created herein, shall expire and be deemed repealed on and 24 after December 31, 2019.

25 PART YYY

8

15

26

Section 1. Paragraph e of subdivision 1 of section 211-d of the education law, as amended by section 1 of part CCC of chapter 59 of the laws of 2018, is amended to read as follows:

e. Notwithstanding paragraphs a and b of this subdivision, a school 30 district that submitted a contract for excellence for the two thousand 31 eight--two thousand nine school year shall submit a contract for excel-32 lence for the two thousand nine -- two thousand ten school year in 33 conformity with the requirements of subparagraph (vi) of paragraph a of 34 subdivision two of this section unless all schools in the district are 35 identified as in good standing \ and provided further that, a school 36 district that submitted a contract for excellence for the two thousand 37 nine--two thousand ten school year, unless all schools in the district 38 are identified as in good standing, shall submit a contract for excel-39 lence for the two thousand eleven -- two thousand twelve school year which 40 shall, notwithstanding the requirements of subparagraph (vi) of para-41 graph a of subdivision two of this section, provide for the expenditure 42 of an amount which shall be not less than the product of the amount 43 approved by the commissioner in the contract for excellence for the two 44 thousand nine-two thousand ten school year, multiplied by the 45 district's gap elimination adjustment percentage and provided further 46 that, a school district that submitted a contract for excellence for the 47 two thousand eleven--two thousand twelve school year, unless all schools 48 in the district are identified as in good standing, shall submit a 49 contract for excellence for the two thousand twelve--two thousand thir-50 teen school year which shall, notwithstanding the requirements of 51 subparagraph (vi) of paragraph a of subdivision two of this section, 52 provide for the expenditure of an amount which shall be not less than 53 the amount approved by the commissioner in the contract for excellence 54 for the two thousand eleven -- two thousand twelve school year and