STATE OF NEW YORK

1904

2021-2022 Regular Sessions

IN SENATE

January 16, 2021

Introduced by Sen. SKOUFIS -- 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 public higher education admissions and standardized testing

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

Section 1. The education law is amended by adding a new section 340-a to read as follows:

3

- § 340-a. Public higher education admissions and standardized testing.

 1. For all public institutions of higher education, except such institutions that are considered statutory colleges under this chapter:
- 6 (a) The use of current standardized test requirements for undergradu-7 ate admissions of New York resident applicants shall be suspended until 8 the two thousand twenty-six--two thousand twenty-seven academic year.
- 9 (b) For enrollment decisions for New York state resident applicants
 10 for the two thousand twenty-two--two thousand twenty-three and two thou11 sand twenty-three--two thousand twenty-four academic years, shall have
 12 the option to use the scholastic aptitude test and ACT assessment test
 13 scores in selection consideration if students choose to submit them.
- 14 (c) For enrollment decisions for New York state resident applicants
 15 for the two thousand twenty-four--two thousand twenty-five and two thou16 sand twenty-five--two thousand twenty-six academic years, shall not
 17 consider standardized test scores for admissions selection and shall
 18 practice test-blind admissions selection for New York state resident
 19 applicants.
- 2. (a) The board of trustees of the state university of New York and
 the board of trustees for the city university of New York shall each
 identify and create a new test that aligns with the content the respective institutions expect students should have mastered to demonstrate
 college readiness for students entering such institutions.

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

LBD06359-01-1

S. 1904 2

1

3

(b) If the board of trustees of the state university of New York and the board of trustees for the city university of New York are unable to either modify or create a test that meets these criteria and can be available for applicants for the two thousand twenty-six--two thousand twenty-seven academic year, the respective institutions shall eliminate altogether the use of the scholastic aptitude test and ACT assessment for admissions selection for New York state resident applicants.

- (c) The board of trustees of the state university of New York and the board of trustees for the city university of New York shall consult with kindergarten through twelfth grade educators, test experts, institutions within the respective systems and faculty of those institutions to evaluate how best to construct a test better suited for the needs of the systems.
- 14 § 2. This act shall take effect immediately.