A7338 Englebright (MS) No Same as Department of Law (Internal # 4 - 2013) Not-for-Profit Corporation Law TITLE....Relates to the oversight of executive compensation and to trust governance 05/10/13 referred to corporations, authorities and commissions

STATE OF NEW YORK

7338

2013-2014 Regular Sessions

IN ASSEMBLY

May 10, 2013

Introduced by M. of A. ENGLEBRIGHT, BRENNAN -- (at request of the Department of Law) -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the not-for-profit corporation law, in relation to executive compensation oversight; and to amend the estates, powers and trusts law, in relation to trust governance

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

1 2 3	Section 1. Subparagraph 6 of paragraph (a) of section 102 of the not- for-profit corporation law is amended, and five new subparagraphs 19, 20, 21, 22 and 23, are added to read as follows:
4	(6) "Director" means any member of the governing board of a corpo-
5	ration, whether designated as director, trustee, manager, governor, or
6	by any other title. The term "board" means "board of directors" or any
7	other body constituting a "governing board" as defined in this section.
8	(19) An "affiliate" of a corporation means any entity controlled by,
9	in control of, or under common control with such corporation.
10	(20) "Independent director" means a director who: (i) is not, and has
11	not been within the last three years, an employee of the corporation or
12	an affiliate of the corporation, and does not have a relative who is, or
13	has been within the last three years, a key employee of the corporation
14	or an affiliate of the corporation; (ii) has not received, and does not
15	have a relative who has received, in any of the last three fiscal years,
16	more than ten thousand dollars in direct compensation from the corpo-
17	ration or an affiliate of the corporation (other than reimbursement for
18	expenses reasonably incurred as a director or reasonable compensation
19	for service as a director as permitted by paragraph (a) of section 202
20	(General and special powers)); and (iii) is not a current employee of or
21	have a substantial financial interest in, and does not have a relative
22	who is a current officer of or has a substantial financial interest in,
23	any entity that has made payments to, or received payments from, the

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

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1	corporation or an affiliate of the corporation for property or services
2	in an amount which, in any of the last three fiscal years, exceeds the
3	lesser of twenty-five thousand dollars or two percent of such entity's
4	consolidated gross revenues. For purposes of this subparagraph,
5	"payment" does not include charitable contributions.
6	(21) "Relative" of an individual means the (i) spouse, domestic part-
7	ner as defined by section twenty-eight hundred five-q of the public
8	health law, child, grandchild, brother or sister (whether by the whole-
9	or half-blood) of the individual; and (ii) the spouse or domestic part-
10	ner of a child, grandchild, brother or sister (whether by the whole- or
11	half-blood) of the individual.
12	(22) "Key employee" means any person who is in a position to exercise
13	substantial influence over the affairs of the corporation, as referenced
14	in 26 U.S.C. §4958(f)(1)(A) and further specified in 26 CFR §
15	53.4958-3(c) and (d), or succeeding provisions.
16	(23) "Total compensation" means: (i) any compensation, whether paid or
17	accrued, by or on behalf of the corporation or any affiliate of the
18	corporation for services rendered to, on behalf of, or at the request of
19	the corporation, including but not limited to salary, bonus, and
20	deferred compensation; and (ii) any benefit having monetary value
21	provided by or on behalf of the corporation or any affiliate of the
22	corporation, including but not limited to housing allowances, living
23	expenses, perquisites, fringe benefits, employer contributions to
24	defined contribution retirement plans and other retirement benefits.
25	§ 2. The not-for-profit corporation law is amended by adding a new
26	section 712-a to read as follows:
20 27	§ 712-a. Executive compensation oversight.
28	(a) No corporation shall pay total compensation to any employee in
20 29	excess of that which is fair, reasonable and commensurate with services
	provided to the corporation.
30 21	
31	(b) The board or a designated compensation committee of the board
32	comprised solely of independent directors of any corporation that is
33	required to register with the attorney general under article seven-A of
34	the executive law shall review and approve the total compensation paid
35	to the principal executive officer of the corporation, and determine
36	that such compensation is not in excess of that which is fair, reason-
37	able and commensurate with services provided to the corporation.
38	(c) If, in the prior fiscal year, any corporation that is required to
39	register with the attorney general under article seven-A of the execu-
40	tive law had, or in the current fiscal year reasonably expects to have,
41	annual revenues in excess of two million dollars, the board or desig-
42	nated compensation committee of the board comprised solely of independ-
43	ent directors shall, in addition to those duties set forth in paragraph
44	(b) of this section:
45	(1) Review the total compensation paid to the corporation's top five
46	highest compensated employees who are officers or key employees and
47	whose compensation exceeds one hundred fifty thousand dollars, or such
48	greater amount as the attorney general may set by regulation;
49	(2) Determine that the total compensation paid to any such employee is
50	not in excess of that which is fair, reasonable and commensurate with
51	services provided to the corporation. In making this determination, the
52	board, or compensation committee, shall at a minimum consider the
53	following factors: (i) the total compensation provided to the employee
54	by the corporation and all affiliates of the corporation; (ii) relevant
55	data on the total compensation paid to individuals serving in similar
56	positions at corporations of similar size, type, purpose, and scope;

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1	(iii) the employee's qualifications and performance; and (iv) the over-
2	all financial condition of the corporation;
3	(3) Make and keep a contemporaneous written record describing the
4	basis for such determination; and
5	(4) Approve by not less than a majority vote the total compensation
6	paid to each such employee.
7	(d) Any review and approval required by paragraphs (b) and (c) of this
8	section shall occur whenever the term of employment, if any, of the
9	employee is renewed or extended, and whenever such compensation is mate-
10	rially changed. If a corporation controls one or more corporations, the
11	board or compensation committee of the controlling corporation may
12	conduct such review and approval on behalf of any controlled corpo-
13	ration.
14	(e) If the board or compensation committee retains a compensation
15	consultant to assist in the performance of its responsibilities, such
16	consultant shall report directly to the board or compensation committee.
17	The board or compensation committee shall be directly responsible for
18	the appointment, compensation and oversight of the work of such consult-
19	ant, and shall approve the compensation peer group that the compensation
20	consultant recommends be used to develop comparable data.
21	(1) Prior to retaining any such consultant, the board or compensation
22	committee shall determine that the consultant is independent and quali-
23	fied to render advice concerning compensation; provided that no consult-
24	ant may be determined independent if such consultant or any firm that
25	employs such consultant has (A) received directly or indirectly any
26	payment, fee or other compensation from the corporation or any affiliate
27	of the corporation within the preceding two years, other than reasonable
28	amounts paid for compensation consulting services, or (B) any business
29	or personal relationship with the corporation or any affiliate of the
30	corporation, or any of their officers, directors, trustees, or employ-
31	ees, that may interfere with the ability of the consultant to provide
32	objective advice to the board or compensation committee.
33	(2) Nothing in this paragraph shall be construed to require the board
34	or compensation committee to implement or act consistently with any
35	recommendations provided by the compensation consultant; or affect the
36	ability or obligation of members of the board or compensation committee
37	to exercise their own judgment in fulfillment of their duties to the
38	corporation, including those duties prescribed by section 717 (Duty of
39	directors and officers).
40	(f) Only independent directors may participate in deliberations or
41	voting relating to matters set forth in this section.
42	§ 3. The estates, powers and trusts law is amended by adding a new
43	section 8-1.9 to read as follows:
44	§ 8-1.9 Trust governance
45	(a) For purposes of this section:
46	(1) A "trust" means a trust created solely for charitable purposes, or
47	a trust that continues solely for such purposes after all non-charitable
48	interests have terminated.
49	(2) "Charitable purpose" means any religious, charitable, educational
50	or benevolent purpose.
51	(3) "Key employee" means any person who has responsibilities, powers
52	or influence over the trust similar to those of an officer of a not-for-
53	profit corporation, or is otherwise in a position to exercise substan-
54	tial influence over the affairs of the trust, as referenced in 26 U.S.C.
55	<u>§4958(f)(1)(A)</u> and further specified in 26 CFR §53.4958-3(c) and (d), or
56	succeeding provisions.

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1 (4) An "affiliate" of a trust means any entity controlled by, in 2 control of, or under common control with such trust. (5) "Independent trustee" means a trustee who: (i) is not, and has not 3 been within the last three years, an employee of the trust or an affil-4 iate of the trust, and does not have a relative who is, or has been 5 within the last three years, a key employee of the trust or an affiliate 6 7 of the trust; (ii) has not received, and does not have a relative who has received, in any of the last three fiscal years, more than ten thou-8 sand dollars in direct compensation from the trust or an affiliate of 9 the trust (other than reimbursement for expenses or the payment of trus-10 tee commissions as permitted by law and the governing instrument); and 11 (iii) is not a current employee of or have a substantial financial 12 interest in, and does not have a relative who is a current officer of or 13 14 have a substantial financial interest in, any entity that has made 15 payments to, or received payments from, the trust or an affiliate of the trust for property or services in an amount which, in any of the last 16 three fiscal years, exceeds the lesser of twenty-five thousand dollars 17 or two percent of such entity's consolidated gross revenues. For 18 purposes of this subparagraph, "payment" does not include charitable 19 20 contributions. (b)(1) For purposes of this paragraph, "total compensation" means: 21 (A) any compensation, whether paid or accrued, by or on behalf of the 22 trust or any affiliate of the trust for services rendered to, on behalf 23 of, or at the request of the trust or an affiliate of the trust, includ-24 ing but not limited to salary, bonus, and deferred compensation; and (B) 25 any benefit having monetary value provided by or on behalf of the trust 26 or any affiliate of the trust, including but not limited to housing or 27 28 vehicle allowances, living expenses, perquisites, fringe benefits, employer contributions to defined contribution retirement plans and 29 30 other retirement benefits. 31 (2) No trust shall pay total compensation to any employee in excess of that which is fair, reasonable and commensurate with services provided 32 33 to the trust. 34 (3) The trustees or a designated compensation committee consisting of one or more independent trustees of any trust that is required to regis-35 ter with the attorney general under article seven-A of the executive law 36 shall review and approve the total compensation paid to the principal 37 executive officer of the trust, and determine that such compensation is 38 not in excess of that which is fair, reasonable and commensurate with 39 40 services provided to the trust. (4) If, in the prior fiscal year, any trust that is required to regis-41 42 ter with the attorney general under article seven-A of the executive law had, or in the current fiscal year reasonably expects to have, annual 43 revenues in excess of two million dollars, the trustees or designated 44 compensation committee consisting of one or more independent trustees 45 46 shall, in addition to those duties set forth in subparagraph three of 47 this paragraph: 48 (A) Review the total compensation paid to the trust's top five highest 49 compensated employees who are officers or key employees and whose 50 compensation exceeds one hundred fifty thousand dollars, or such greater 51 amount as the attorney general may set by regulation; 52 (B) Determine that the total compensation paid to any such employee is 53 not in excess of that which is fair, reasonable and commensurate with

54 services provided to the trust. In making this determination, the trus-55 <u>tees or compensation committee shall at a minimum consider the following</u> 56 factors: (i) the total compensation provided to the employee by the A. 7338

1 trust and all affiliates of the trust; (ii) relevant data on the total 2 compensation paid to individuals serving in similar positions at trusts or corporations of similar size, type, purpose and scope; (iii) the 3 employee's qualifications and performance; and (iv) the overall finan-4 cial condition of the trust; 5 (C) Make and keep a contemporaneous written record describing the 6 7 basis for such determination; and (D) Approve by not less than a majority vote the total compensation 8 paid to each such employee. 9 (5) Any review and approval required by subparagraphs three and four 10 of this paragraph shall occur whenever the term of employment, if any, 11 of the employee is renewed or extended, and whenever such compensation 12 is materially changed. If a trust is under the control of another trust 13 14 or a corporation, the trustees or compensation committee of the control-15 ling trust, or the board or designated compensation committee of the board of the controlling corporation, may perform the duties required by 16 17 this paragraph. (6) If a compensation consultant is retained by the trustees or 18 19 compensation committee to assist in the performance of their responsi-20 bilities, such consultant shall report directly to the trustees or 21 compensation committee. The trustees or compensation committee shall be directly responsible for the appointment, compensation and oversight of 22 23 the work of such consultant, and shall approve the compensation peer group that the compensation consultant recommends be used to develop 24 25 comparable data. 26 (A) Prior to retaining any such consultant, the trustees or compen-27 sation committee shall determine that the consultant is independent and 28 qualified to render advice concerning compensation; provided that no consultant may be determined independent if such consultant or any firm 29 that employs such consultant has (i) received directly or indirectly any 30 payment, fee or other compensation from the trust or any affiliate of 31 32 the trust within the preceding two years, other than reasonable amounts 33 paid for compensation consulting services, or (ii) any business or personal relationship with the trust or any affiliate of the trust, or 34 any of their officers, directors, trustees or employees, that may inter-35 36 fere with the ability of the consultant to provide objective advice to the trustees or compensation committee. 37 (B) Nothing in this subparagraph shall be construed to require the 38 trustees or compensation committee to implement or act consistently with 39 any recommendations provided by the compensation consultant; or affect 40 the ability or obligation of the trustees to exercise their own judgment 41 42 in fulfillment of their duties to the trust and its beneficiaries. 43 (7) Only independent trustees may participate in deliberations or voting relating to matters set forth in this section. 44 45 § 4. This act shall take effect January 1, 2014, provided that section two of this act and paragraph (b) of section 8-1.9 of the estates, 46 47 powers and trusts law as added by section three of this act shall not be 48 applicable until January 1, 2015 for any corporation or trust that had 49 annual revenues of less than 10,000,000 dollars in the last fiscal year 50 ending prior to January 1, 2014.

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