40:55D-69.2; 40:55D-23.3 and 40:55D-69.1 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2019 **CHAPTER**: 225

NJSA: 40:55D-69.2; 40:55D-23.3 and 40:55D-69.1 (Permits municipalities to establish temporary supplemental

zoning boards of adjustment to address application backlogs.)

BILL NO: S3212 (Substituted for A4741)

SPONSOR(S) M. Teresa Ruiz and others

DATE INTRODUCED: 12/3/2018

COMMITTEE: ASSEMBLY: State & Local Government

SENATE: State Government, Wagering, Tourism & Historic Preservation

AMENDED DURING PASSAGE: No

DATE OF PASSAGE: ASSEMBLY: 6/20/2019

SENATE: 2/21/2019

DATE OF APPROVAL: 8/9/2019

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Introduced bill enacted)

Yes

S3212

SPONSOR'S STATEMENT: (Begins on page 5 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

A4741

SPONSOR'S STATEMENT: (Begins on page 5 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

VETO MESSAGE: No

GOVERNOR'S PRESS RELEASE ON SIGNING:	Yes
FOLLOWING WERE PRINTED: To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or mailto:refdesk	@njstatelib.org
REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

RWH/CL

P.L. 2019, CHAPTER 225, *approved August 9*, *2019*Senate. No. 3212

AN ACT concerning municipal zoning boards of adjustment, supplementing P.L.1975, c.291 (C.40:55D-1 et seq.), and amending P.L.2005, c.133 and P.L.1991, c.256.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. (New section) a. If the mayor of a municipality determines that the zoning board of adjustment is unable to process pending appeals and applications in a timely manner, the mayor may recommend the governing body of the municipality establish a supplemental zoning board of adjustment to address any backlog or influx of appeals and applications. The supplemental zoning board of adjustment shall be temporary in nature and exist in addition to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The recommendation shall be submitted, in writing, at an official meeting of the governing body of the municipality.
- b. Upon receipt of the mayor's recommendation, the governing body of the municipality may establish, by ordinance, a supplemental zoning board of adjustment, except that no more than one supplemental zoning board of adjustment may exist at any given time. The supplemental zoning board of adjustment shall share jurisdiction with the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) over all new and pending appeals and applications before the zoning board of adjustment. The supplemental zoning board of adjustment shall have all the powers and responsibilities conferred by law to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall receive any new or pending appeals or applications referred by the chairperson of the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership and shall terminate upon the completion of all pending appeals and applications thereafter.
- c. The supplemental zoning board of adjustment shall consist of seven regular members and may have not more than four

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

alternate members. All members of the supplemental zoning board of adjustment shall be municipal residents and appointed in a manner set forth in the ordinance adopted pursuant to subsection b. of this section. Alternate members shall be designated at the time of appointment by the authority appointing them as "Alternate No. 1" and "Alternate No. 2," and, in the case of a municipality in which more than two alternates are appointed, "Alternate No. 1," "Alternate No. 2," "Alternate No. 3," and "Alternate No. 4," as appropriate. The terms of the members shall expire on the date of termination of the supplemental zoning board of adjustment. A person shall not be seated as a member unless the person agrees to take the basic course in land use law offered under subsection a. of section 2 of P.L.2005, c.133 (C.40:55D-23.3) and successfully completes the course within six months of assuming board membership. A member of the supplemental zoning board of adjustment may not hold any elective office or position under the municipality. A member also may not act on any matter in which the member has any direct or indirect personal or financial interest. A member may, after public hearing, if requested, be removed by the governing body for cause.

d. The supplemental zoning board of adjustment shall elect a chairperson and vice chairperson from its regular members and select a secretary, who may or may not be a member of the supplemental zoning board of adjustment or a municipal employee.

- e. Alternate members may participate in all matters but may not vote except in the absence or disqualification of a regular member. Participation of alternate members shall not be deemed to increase the size of the supplemental zoning board of adjustment established by ordinance of the governing body pursuant to this section. A vote shall not be delayed in order that a regular member may vote instead of an alternate member. In the event that a choice shall be made as to which alternate member is to vote, alternate members shall vote in the order of their numerical designations.
- f. Notwithstanding the provisions of this section, a municipality that participates in a regional zoning board of adjustment, or a municipality in which the planning board exercises the powers of the zoning board of adjustment pursuant to subsection c. of section 16 of P.L.1975, c.291 (C.40:55D-25), may not establish a supplemental zoning board of adjustment.

2. Section 2 of P.L.2005, c.133 (C.40:55D-23.3) is amended to read as follows:

2. a. The Commissioner of Community Affairs shall cause to be prepared and offered a basic course in land use law and planning within six months from the effective date of P.L.2005, c.133 (C.40:55D-23.3 et al.) for current and prospective members and alternate members of local planning boards pursuant to section 14 of P.L.1975, c.291 (C.40:55D-23) and section 13 of P.L.1979, c.216

- 1 (C.40:55D-23.1), zoning boards of adjustment pursuant to section
- 2 56 of P.L.1975, c.291 (C.40:55D-69), and supplemental zoning
- 3 boards of adjustment pursuant to section 1 of P.L., c. (C.)
- 4 (pending before the Legislature as this bill), and combined boards
- 5 as authorized under law. The basic course to be prepared and
- 6 offered pursuant to this section shall consist of no more than five
- 7 hours of scheduled instruction and shall be structured so that a
- 8 member may satisfy this requirement within one calendar day. The
- 9 commissioner shall work in conjunction with the New Jersey
- 10 Planning Officials in establishing standards for curriculum and
- administration of the course of study.

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- b. On or after the first date on which a course in land use law and planning is offered, except as otherwise provided in section 3 of P.L.2005, c.133 (C.40:55D-23.4), a person shall not be seated as a first-term member or alternate member of a local planning board pursuant to section 14 of P.L.1975, c.291 (C.40:55D-23) or section 13 of P.L.1979, c.216 (C.40:55D-23.1), a zoning board of adjustment pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) or a combined board as authorized under law, unless the person agrees to take the basic course required to be offered under subsection a. of this section, which the person shall successfully complete within 18 months of assuming board membership in order to retain board membership. A person shall not be seated as a regular member of a supplemental zoning board of adjustment established pursuant to section 1 of P.L. , c. (C.) (pending before the Legislature as this bill) unless the person agrees to take the basic course offered under subsection a. of this section and
- c. Except as otherwise provided in section 3 of P.L.2005, c.133 (C.40:55D-23.4), any person who is serving as a member or alternate member of a planning board or zoning board of adjustment or combined board as authorized under law on the first date on which a course in land use law and planning is offered shall be required to complete that course within 18 months of the date upon which the course is first offered in order to retain membership on that board.

successfully completes the course within six months of assuming

- d. A hearing or proceeding held, or decision or recommendation made, by a planning board or zoning board of adjustment shall not be invalidated if a member has participated in the hearing or proceeding or in the decision making or recommendation and that member is subsequently found not to have completed the basic course in land use law and planning required pursuant to P.L.2005, c.133 (C.40:55D-23.3 et al.).
- 45 (cf: P.L.2005, c.133, s.2)

3. Section 20 of P.L.1991, c.256 (C.40:55D-69.1) is amended to read as follows:

1 20. If the zoning board of adjustment or supplemental zoning 2 board of adjustment lacks a quorum because any of its regular or 3 alternate members is prohibited by section 56 of P.L.1975, c.291 (C.40:55D-69) or section 1 of P.L., c. (C.) (pending before 4 5 the Legislature as this bill) from acting on a matter due to the 6 member's personal or financial interest therein, Class IV members 7 of the planning board shall be called upon to serve, for that matter 8 only, as temporary members of the zoning board of adjustment or 9 supplemental zoning board of adjustment. The Class IV members 10 of the planning board shall be called upon to serve in order of 11 seniority of continuous service to the planning board until there are 12 the minimum number of members necessary to constitute a quorum 13 to act upon the matter without any personal or financial interest 14 therein, whether direct or indirect. If a choice has to be made 15 between Class IV members of equal seniority, the chairman of the 16 planning board shall make the choice. 17

(cf: P.L.1991, c.256, s.20)

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4. This act shall take effect immediately.

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STATEMENT

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This bill permits a municipality to establish a supplemental zoning board of adjustment, which would be temporary in nature, to address any backlog or influx of appeals and applications that the municipality's permanent zoning board of adjustment may experience.

Under a bill, any municipality may establish a supplemental zoning board if: (1) the mayor of the municipality, after determining that the permanent zoning board is chronically unable to process appeals and applications in a timely manner, makes a formal recommendation to the governing body; and (2) the governing body adopts an ordinance to establish the supplemental zoning board. However, any municipality that participates in a regional zoning board, or whose planning board exercises all the powers of a zoning board, may not establish a supplemental zoning board. In addition, a municipality may not establish more than one supplemental zoning board at any given time.

If established, the supplemental zoning board would share jurisdiction over all new and pending appeals and applications with the permanent zoning board. The supplemental zoning board would also have all the powers and responsibilities conferred by law to a permanent zoning board. The chairperson of the permanent zoning board would be responsible for referring new and pending appeals and applications to the supplemental zoning board. However, the supplemental zoning board would cease to receive new appeals and applications on the first day of the second year after the

appointment of its full regular membership. Thereafter, the supplemental zoning board would terminate upon completing all of its pending appeals and applications.

The supplemental zoning board would consist of seven regular members and not more than four alternate members. The members are required to be municipal residents and appointed in a manner set forth by the governing body of the municipality. The terms of each member would expire upon the termination of the board. Each member would also be required to complete the basic course in land use law offered by the Department of Community Affairs within six months of appointment to the board. The governing body of the municipality may remove a member for cause, after a public hearing if requested by the member.

The alternate members may participate in all matters of the supplemental zoning board but may not vote except in the absence or disqualification of a regular member. If a choice shall be made as to which alternate member is to vote, alternate members would vote according to the order of their numerical designation, as assigned to them upon appointment.

Permits municipalities to establish temporary supplemental zoning boards of adjustment to address application backlogs.

SENATE, No. 3212

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED DECEMBER 3, 2018

Sponsored by:

Senator M. TERESA RUIZ

District 29 (Essex)

Senator RONALD L. RICE

District 28 (Essex)

Assemblywoman ELIANA PINTOR MARIN

District 29 (Essex)

Assemblyman JAMEL C. HOLLEY

District 20 (Union)

SYNOPSIS

Permits municipalities to establish temporary supplemental zoning boards of adjustment to address application backlogs.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 6/21/2019)

AN ACT concerning municipal zoning boards of adjustment, supplementing P.L.1975, c.291 (C.40:55D-1 et seq.), and amending P.L.2005, c.133 and P.L.1991, c.256.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

- 1. (New section) a. If the mayor of a municipality determines that the zoning board of adjustment is unable to process pending appeals and applications in a timely manner, the mayor may recommend the governing body of the municipality establish a supplemental zoning board of adjustment to address any backlog or influx of appeals and applications. The supplemental zoning board of adjustment shall be temporary in nature and exist in addition to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The recommendation shall be submitted, in writing, at an official meeting of the governing body of the municipality.
- b. Upon receipt of the mayor's recommendation, the governing body of the municipality may establish, by ordinance, a supplemental zoning board of adjustment, except that no more than one supplemental zoning board of adjustment may exist at any given time. The supplemental zoning board of adjustment shall share jurisdiction with the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) over all new and pending appeals and applications before the zoning board of adjustment. The supplemental zoning board of adjustment shall have all the powers and responsibilities conferred by law to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall receive any new or pending appeals or applications referred by the chairperson of the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership and shall terminate upon the completion of all pending appeals and applications thereafter.
- c. The supplemental zoning board of adjustment shall consist of seven regular members and may have not more than four alternate members. All members of the supplemental zoning board of adjustment shall be municipal residents and appointed in a manner set forth in the ordinance adopted pursuant to subsection b. of this section. Alternate members shall be designated at the time of appointment by the authority appointing them as "Alternate No.

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

- 1 1" and "Alternate No. 2," and, in the case of a municipality in which 2 more than two alternates are appointed, "Alternate No. 1," 3 "Alternate No. 2," "Alternate No. 3," and "Alternate No. 4," as appropriate. The terms of the members shall expire on the date of 4 5 termination of the supplemental zoning board of adjustment. 6 person shall not be seated as a member unless the person agrees to 7 take the basic course in land use law offered under subsection a. of 8 section 2 of P.L.2005, c.133 (C.40:55D-23.3) and successfully 9 completes the course within six months of assuming board 10 A member of the supplemental zoning board of membership. 11 adjustment may not hold any elective office or position under the 12 municipality. A member also may not act on any matter in which 13 the member has any direct or indirect personal or financial interest. 14 A member may, after public hearing, if requested, be removed by the governing body for cause. 15 16
 - d. The supplemental zoning board of adjustment shall elect a chairperson and vice chairperson from its regular members and select a secretary, who may or may not be a member of the supplemental zoning board of adjustment or a municipal employee.
 - e. Alternate members may participate in all matters but may not vote except in the absence or disqualification of a regular member. Participation of alternate members shall not be deemed to increase the size of the supplemental zoning board of adjustment established by ordinance of the governing body pursuant to this section. A vote shall not be delayed in order that a regular member may vote instead of an alternate member. In the event that a choice shall be made as to which alternate member is to vote, alternate members shall vote in the order of their numerical designations.
 - f. Notwithstanding the provisions of this section, a municipality that participates in a regional zoning board of adjustment, or a municipality in which the planning board exercises the powers of the zoning board of adjustment pursuant to subsection c. of section 16 of P.L.1975, c.291 (C.40:55D-25), may not establish a supplemental zoning board of adjustment.

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- 2. Section 2 of P.L.2005, c.133 (C.40:55D-23.3) is amended to read as follows:
- 38 2. a. The Commissioner of Community Affairs shall cause to be 39 prepared and offered a basic course in land use law and planning 40 within six months from the effective date of P.L.2005, c.133 41 (C.40:55D-23.3 et al.) for current and prospective members and 42 alternate members of local planning boards pursuant to section 14 43 of P.L.1975, c.291 (C.40:55D-23) and section 13 of P.L.1979, c.216 44 (C.40:55D-23.1), zoning boards of adjustment pursuant to section 45 56 of P.L.1975, c.291 (C.40:55D-69), and supplemental zoning 46 boards of adjustment pursuant to section 1 of P.L., c. (C.) 47 (pending before the Legislature as this bill), and combined boards 48 as authorized under law. The basic course to be prepared and

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offered pursuant to this section shall consist of no more than five hours of scheduled instruction and shall be structured so that a member may satisfy this requirement within one calendar day. The commissioner shall work in conjunction with the New Jersey Planning Officials in establishing standards for curriculum and administration of the course of study.

- 7 b. On or after the first date on which a course in land use law 8 and planning is offered, except as otherwise provided in section 3 of 9 P.L.2005, c.133 (C.40:55D-23.4), a person shall not be seated as a 10 first-term member or alternate member of a local planning board pursuant to section 14 of P.L.1975, c.291 (C.40:55D-23) or section 11 12 13 of P.L.1979, c.216 (C.40:55D-23.1), a zoning board of 13 adjustment pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) 14 or a combined board as authorized under law, unless the person 15 agrees to take the basic course required to be offered under 16 subsection a. of this section, which the person shall successfully 17 complete within 18 months of assuming board membership in order 18 to retain board membership. A person shall not be seated as a 19 regular member of a supplemental zoning board of adjustment 20 established pursuant to section 1 of P.L. , c. (C.) (pending 21 before the Legislature as this bill) unless the person agrees to take 22 the basic course offered under subsection a. of this section and 23 successfully completes the course within six months of assuming 24 board membership.
 - c. Except as otherwise provided in section 3 of P.L.2005, c.133 (C.40:55D-23.4), any person who is serving as a member or alternate member of a planning board or zoning board of adjustment or combined board as authorized under law on the first date on which a course in land use law and planning is offered shall be required to complete that course within 18 months of the date upon which the course is first offered in order to retain membership on that board.
 - d. A hearing or proceeding held, or decision or recommendation made, by a planning board or zoning board of adjustment shall not be invalidated if a member has participated in the hearing or proceeding or in the decision making or recommendation and that member is subsequently found not to have completed the basic course in land use law and planning required pursuant to P.L.2005, c.133 (C.40:55D-23.3 et al.).

40 (cf: P.L.2005, c.133, s.2)

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- 42 3. Section 20 of P.L.1991, c.256 (C.40:55D-69.1) is amended 43 to read as follows:
- 20. If the <u>zoning</u> board of adjustment <u>or supplemental zoning</u> board of adjustment lacks a quorum because any of its regular or alternate members is prohibited by section 56 of P.L.1975, c.291 (C.40:55D-69) <u>or section 1 of P.L.</u>, c. (C.) (pending before the <u>Legislature as this bill</u>) from acting on a matter due to the

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member's personal or financial interest therein, Class IV members of the planning board shall be called upon to serve, for that matter only, as temporary members of the zoning board of adjustment or supplemental zoning board of adjustment. The Class IV members of the planning board shall be called upon to serve in order of seniority of continuous service to the planning board until there are the minimum number of members necessary to constitute a quorum to act upon the matter without any personal or financial interest therein, whether direct or indirect. If a choice has to be made between Class IV members of equal seniority, the chairman of the planning board shall make the choice.

(cf: P.L.1991, c.256, s.20)

4. This act shall take effect immediately.

STATEMENT

This bill permits a municipality to establish a supplemental zoning board of adjustment, which would be temporary in nature, to address any backlog or influx of appeals and applications that the municipality's permanent zoning board of adjustment may experience.

Under a bill, any municipality may establish a supplemental zoning board if: (1) the mayor of the municipality, after determining that the permanent zoning board is chronically unable to process appeals and applications in a timely manner, makes a formal recommendation to the governing body; and (2) the governing body adopts an ordinance to establish the supplemental zoning board. However, any municipality that participates in a regional zoning board, or whose planning board exercises all the powers of a zoning board, may not establish a supplemental zoning board. In addition, a municipality may not establish more than one supplemental zoning board at any given time.

If established, the supplemental zoning board would share jurisdiction over all new and pending appeals and applications with the permanent zoning board. The supplemental zoning board would also have all the powers and responsibilities conferred by law to a permanent zoning board. The chairperson of the permanent zoning board would be responsible for referring new and pending appeals and applications to the supplemental zoning board. However, the supplemental zoning board would cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership. Thereafter, the supplemental zoning board would terminate upon completing all of its pending appeals and applications.

The supplemental zoning board would consist of seven regular members and not more than four alternate members. The members

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1 are required to be municipal residents and appointed in a manner set 2 forth by the governing body of the municipality. The terms of each 3 member would expire upon the termination of the board. Each 4 member would also be required to complete the basic course in land 5 use law offered by the Department of Community Affairs within six 6 months of appointment to the board. The governing body of the 7 municipality may remove a member for cause, after a public 8 hearing if requested by the member.

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The alternate members may participate in all matters of the supplemental zoning board but may not vote except in the absence or disqualification of a regular member. If a choice shall be made as to which alternate member is to vote, alternate members would vote according to the order of their numerical designation, as assigned to them upon appointment.

SENATE STATE GOVERNMENT, WAGERING, TOURISM & HISTORIC PRESERVATION COMMITTEE

STATEMENT TO

SENATE, No. 3212

STATE OF NEW JERSEY

DATED: JANUARY 31, 2019

The Senate State Government, Wagering, Tourism and Historic Preservation Committee reports favorably Senate Bill No. 3212.

This bill permits a municipality to establish a supplemental zoning board of adjustment, which would be temporary in nature, to address any backlog or influx of appeals and applications that the municipality's permanent zoning board of adjustment may experience.

Under the bill, any municipality may establish a supplemental zoning board if: (1) the mayor of the municipality, after determining that the permanent zoning board is chronically unable to process appeals and applications in a timely manner, makes a formal recommendation to the governing body; and (2) the governing body adopts an ordinance to establish the supplemental zoning board. However, any municipality that participates in a regional zoning board, or whose planning board exercises all the powers of a zoning board, may not establish a supplemental zoning board. In addition, a municipality may not establish more than one supplemental zoning board at any given time.

If established, the supplemental zoning board would share jurisdiction over all new and pending appeals and applications with the permanent zoning board. The supplemental zoning board would also have all the powers and responsibilities conferred by law to a permanent zoning board. The chairperson of the permanent zoning board would be responsible for referring new and pending appeals and applications to the supplemental zoning board. However, the supplemental zoning board would cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership. Thereafter, the supplemental zoning board would terminate upon completing all of its pending appeals and applications.

The supplemental zoning board would consist of seven regular members and not more than four alternate members. The members are required to be municipal residents and appointed in a manner set forth by the governing body of the municipality. The terms of each member would expire upon the termination of the board. Each member would also be required to complete the basic course in land

use law offered by the Department of Community Affairs within six months of appointment to the board. The governing body of the municipality may remove a member for cause, after a public hearing if requested by the member.

The alternate members may participate in all matters of the supplemental zoning board but may not vote except in the absence or disqualification of a regular member. If a choice shall be made as to which alternate member is to vote, alternate members would vote according to the order of their numerical designation, as assigned to them upon appointment.

ASSEMBLY, No. 4741

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED DECEMBER 3, 2018

Sponsored by:
Assemblywoman ELIANA PINTOR MARIN
District 29 (Essex)
Assemblyman JAMEL C. HOLLEY
District 20 (Union)

SYNOPSIS

Permits municipalities to establish temporary supplemental zoning boards of adjustment to address application backlogs.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 1/25/2019)

AN ACT concerning municipal zoning boards of adjustment, supplementing P.L.1975, c.291 (C.40:55D-1 et seq.), and amending P.L.2005, c.133 and P.L.1991, c.256.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

- 1. (New section) a. If the mayor of a municipality determines that the zoning board of adjustment is unable to process pending appeals and applications in a timely manner, the mayor may recommend the governing body of the municipality establish a supplemental zoning board of adjustment to address any backlog or influx of appeals and applications. The supplemental zoning board of adjustment shall be temporary in nature and exist in addition to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The recommendation shall be submitted, in writing, at an official meeting of the governing body of the municipality.
- b. Upon receipt of the mayor's recommendation, the governing body of the municipality may establish, by ordinance, a supplemental zoning board of adjustment, except that no more than one supplemental zoning board of adjustment may exist at any given time. The supplemental zoning board of adjustment shall share jurisdiction with the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) over all new and pending appeals and applications before the zoning board of adjustment. The supplemental zoning board of adjustment shall have all the powers and responsibilities conferred by law to the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall receive any new or pending appeals or applications referred by the chairperson of the zoning board of adjustment created pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69). The supplemental zoning board of adjustment shall cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership and shall terminate upon the completion of all pending appeals and applications thereafter.
- c. The supplemental zoning board of adjustment shall consist of seven regular members and may have not more than four alternate members. All members of the supplemental zoning board of adjustment shall be municipal residents and appointed in a manner set forth in the ordinance adopted pursuant to subsection b. of this section. Alternate members shall be designated at the time of appointment by the authority appointing them as "Alternate No. 1"

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 and "Alternate No. 2," and, in the case of a municipality in which 2 more than two alternates are appointed, "Alternate No. 1," 3 "Alternate No. 2," "Alternate No. 3," and "Alternate No. 4," as appropriate. The terms of the members shall expire on the date of 4 5 termination of the supplemental zoning board of adjustment. A 6 person shall not be seated as a member unless the person agrees to 7 take the basic course in land use law offered under subsection a. of 8 section 2 of P.L.2005, c.133 (C.40:55D-23.3) and successfully 9 completes the course within six months of assuming board 10 A member of the supplemental zoning board of membership. 11 adjustment may not hold any elective office or position under the 12 municipality. A member also may not act on any matter in which 13 the member has any direct or indirect personal or financial interest. 14 A member may, after public hearing, if requested, be removed by the governing body for cause. 15

- d. The supplemental zoning board of adjustment shall elect a chairperson and vice chairperson from its regular members and select a secretary, who may or may not be a member of the supplemental zoning board of adjustment or a municipal employee.
- e. Alternate members may participate in all matters but may not vote except in the absence or disqualification of a regular member. Participation of alternate members shall not be deemed to increase the size of the supplemental zoning board of adjustment established by ordinance of the governing body pursuant to this section. A vote shall not be delayed in order that a regular member may vote instead of an alternate member. In the event that a choice shall be made as to which alternate member is to vote, alternate members shall vote in the order of their numerical designations.
- f. Notwithstanding the provisions of this section, a municipality that participates in a regional zoning board of adjustment, or a municipality in which the planning board exercises the powers of the zoning board of adjustment pursuant to subsection c. of section 16 of P.L.1975, c.291 (C.40:55D-25), may not establish a supplemental zoning board of adjustment.

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- 2. Section 2 of P.L.2005, c.133 (C.40:55D-23.3) is amended to read as follows:
- 38 2. a. The Commissioner of Community Affairs shall cause to 39 be prepared and offered a basic course in land use law and planning 40 within six months from the effective date of P.L.2005, c.133 41 (C.40:55D-23.3 et al.) for current and prospective members and 42 alternate members of local planning boards pursuant to section 14 43 of P.L.1975, c.291 (C.40:55D-23) and section 13 of P.L.1979, c.216 44 (C.40:55D-23.1), zoning boards of adjustment pursuant to section 45 56 of P.L.1975, c.291 (C.40:55D-69), and supplemental zoning 46 boards of adjustment pursuant to section 1 of P.L., c. (C.) (pending before the Legislature as this bill), and combined boards 47 48 as authorized under law. The basic course to be prepared and

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offered pursuant to this section shall consist of no more than five hours of scheduled instruction and shall be structured so that a member may satisfy this requirement within one calendar day. The commissioner shall work in conjunction with the New Jersey Planning Officials in establishing standards for curriculum and administration of the course of study.

- 7 b. On or after the first date on which a course in land use law 8 and planning is offered, except as otherwise provided in section 3 of 9 P.L.2005, c.133 (C.40:55D-23.4), a person shall not be seated as a 10 first-term member or alternate member of a local planning board 11 pursuant to section 14 of P.L.1975, c.291 (C.40:55D-23) or section 12 13 of P.L.1979, c.216 (C.40:55D-23.1), a zoning board of 13 adjustment pursuant to section 56 of P.L.1975, c.291 (C.40:55D-69) 14 or a combined board as authorized under law, unless the person 15 agrees to take the basic course required to be offered under 16 subsection a. of this section, which the person shall successfully 17 complete within 18 months of assuming board membership in order 18 to retain board membership. A person shall not be seated as a 19 regular member of a supplemental zoning board of adjustment 20 established pursuant to section 1 of P.L. , c. (C.) (pending 21 before the Legislature as this bill) unless the person agrees to take 22 the basic course offered under subsection a. of this section and 23 successfully completes the course within six months of assuming 24 board membership.
 - c. Except as otherwise provided in section 3 of P.L.2005, c.133 (C.40:55D-23.4), any person who is serving as a member or alternate member of a planning board or zoning board of adjustment or combined board as authorized under law on the first date on which a course in land use law and planning is offered shall be required to complete that course within 18 months of the date upon which the course is first offered in order to retain membership on that board.
 - d. A hearing or proceeding held, or decision or recommendation made, by a planning board or zoning board of adjustment shall not be invalidated if a member has participated in the hearing or proceeding or in the decision making or recommendation and that member is subsequently found not to have completed the basic course in land use law and planning required pursuant to P.L.2005, c.133 (C.40:55D-23.3 et al.).

40 (cf: P.L.2005, c.133, s.2)

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- 42 3. Section 20 of P.L.1991, c.256 (C.40:55D-69.1) is amended 43 to read as follows:
- 20. If the <u>zoning</u> board of adjustment <u>or supplemental zoning</u>
 board of adjustment lacks a quorum because any of its regular or
 alternate members is prohibited by section 56 of P.L.1975, c.291
 (C.40:55D-69) <u>or section 1 of P.L.</u>, c. (C.) (pending before
 the <u>Legislature as this bill</u>) from acting on a matter due to the

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member's personal or financial interest therein, Class IV members of the planning board shall be called upon to serve, for that matter only, as temporary members of the zoning board of adjustment or supplemental zoning board of adjustment. The Class IV members of the planning board shall be called upon to serve in order of seniority of continuous service to the planning board until there are the minimum number of members necessary to constitute a quorum to act upon the matter without any personal or financial interest therein, whether direct or indirect. If a choice has to be made between Class IV members of equal seniority, the chairman of the planning board shall make the choice.

(cf: P.L.1991, c.256, s.20)

4. This act shall take effect immediately.

STATEMENT

This bill permits a municipality to establish a supplemental zoning board of adjustment, which would be temporary in nature, to address any backlog or influx of appeals and applications that the municipality's permanent zoning board of adjustment may experience.

Under a bill, any municipality may establish a supplemental zoning board if: (1) the mayor of the municipality, after determining that the permanent zoning board is chronically unable to process appeals and applications in a timely manner, makes a formal recommendation to the governing body; and (2) the governing body adopts an ordinance to establish the supplemental zoning board. However, any municipality that participates in a regional zoning board, or whose planning board exercises all the powers of a zoning board, may not establish a supplemental zoning board. In addition, a municipality may not establish more than one supplemental zoning board at any given time.

If established, the supplemental zoning board would share jurisdiction over all new and pending appeals and applications with the permanent zoning board. The supplemental zoning board would also have all the powers and responsibilities conferred by law to a permanent zoning board. The chairperson of the permanent zoning board would be responsible for referring new and pending appeals and applications to the supplemental zoning board. However, the supplemental zoning board would cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership. Thereafter, the supplemental zoning board would terminate upon completing all of its pending appeals and applications.

The supplemental zoning board would consist of seven regular members and not more than four alternate members. The members

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1 are required to be municipal residents and appointed in a manner set 2 forth by the governing body of the municipality. The terms of each 3 member would expire upon the termination of the board. Each 4 member would also be required to complete the basic course in land 5 use law offered by the Department of Community Affairs within six 6 months of appointment to the board. The governing body of the 7 municipality may remove a member for cause, after a public 8 hearing if requested by the member.

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The alternate members may participate in all matters of the supplemental zoning board but may not vote except in the absence or disqualification of a regular member. If a choice shall be made as to which alternate member is to vote, alternate members would vote according to the order of their numerical designation, as assigned to them upon appointment.

ASSEMBLY STATE AND LOCAL GOVERNMENT COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4741

STATE OF NEW JERSEY

DATED: JANUARY 24, 2019

The Assembly State and Local Government Committee reports favorably Assembly Bill No. 4741.

This bill permits a municipality to establish a supplemental zoning board of adjustment, which would be temporary in nature, to address any backlog or influx of appeals and applications that the municipality's permanent zoning board of adjustment may experience.

Under the bill, any municipality may establish a supplemental zoning board if: (1) the mayor of the municipality, after determining that the permanent zoning board is chronically unable to process appeals and applications in a timely manner, makes a formal recommendation to the governing body; and (2) the governing body adopts an ordinance to establish the supplemental zoning board. However, any municipality that participates in a regional zoning board, or whose planning board exercises all the powers of a zoning board, may not establish a supplemental zoning board. In addition, a municipality may not establish more than one supplemental zoning board at any given time.

If established, the supplemental zoning board would share jurisdiction over all new and pending appeals and applications with the permanent zoning board. The supplemental zoning board would also have all the powers and responsibilities conferred by law to a permanent zoning board. The chairperson of the permanent zoning board would be responsible for referring new and pending appeals and applications to the supplemental zoning board. However, the supplemental zoning board would cease to receive new appeals and applications on the first day of the second year after the appointment of its full regular membership. Thereafter, the supplemental zoning board would terminate upon completing all of its pending appeals and applications.

The supplemental zoning board would consist of seven regular members and not more than four alternate members. The members are required to be municipal residents and appointed in a manner set forth by the governing body of the municipality. The terms of each member would expire upon the termination of the board. Each member would also be required to complete the basic course in land

use law offered by the Department of Community Affairs within six months of appointment to the board. The governing body of the municipality may remove a member for cause, after a public hearing if requested by the member.

The alternate members may participate in all matters of the supplemental zoning board but may not vote except in the absence or disqualification of a regular member. If a choice shall be made as to which alternate member is to vote, alternate members would vote according to the order of their numerical designation, as assigned to them upon appointment.

Governor Murphy Takes Action on Legislation

08/9/2019

TRENTON - Today, Governor Phil Murphy signed the following bills into law:

A312 (Pinkin, Conaway, Giblin, Holley, Danielsen, Mukherji, Wimberly/Vitale, Rice) - Requires certain health care facilities to provide information concerning palliative care and hospice care services.

A841 (Land, Calabrese/Andrzejczak) - Provides for establishment of county college certificate programs to meet needs of certain regional employers.

A1700 (Dancer, Vainieri Huttle, Calabrese/Cruz-Perez, Cunningham) - Expands eligibility criteria for designating certain areas as being in need of redevelopment.

A2004 (Karabinchak, Mazzeo, Pinkin, Coughlin/Diegnan) - Requires municipality to pay certain nonresidential property tax appeal refunds in equal installments over period of three years.

A3937 (DeAngelo, Reynolds-Jackson, Verrelli/Turner) - Allows local government water system employees to reside in all municipalities served by water system.

A4115 (Benson, DeAngelo, Holley/Greenstein) - Clarifies that certain students are eligible for NJ STARS and NJ STARS II scholarship upon initial enrollment at institution of higher education on part-time basis.

A4223 (Johnson, Rooney/Weinberg, Lagana) - Requires State Treasurer to pay county prosecutor's expenses for overseeing certain law enforcement agencies.

A4938 (Tucker, Pinkin, Vainieri Huttle/Ruiz, Greenstein) - Requires DOH to establish "My Life, My Plan" program to support women of childbearing age in developing reproductive life plan.

A5021 (Quijano, Bramnick, Reynolds-Jackson, Pinkin, Downey/Vitale, Kean) - Requires Medicaid coverage for group prenatal care services under certain circumstances.

A5322 (Burzichelli, Milam, Houghtaling, Taliaferro/Sweeney, Oroho, Beach, Andrzejczak) - Establishes program for cultivation, handling, processing, transport, and sale of hemp; repeals New Jersey Industrial Hemp Pilot Program.

A5392 (Quijano, Murphy/Vitale, Scutari) - Establishes new liability standards in sexual abuse lawsuits filed against public entities and public employees.

A5595 (Milam, Houghtaling, Dancer, Wirths/Oroho, Pennacchio) - Expands eligibility for EDA small business loan program to specifically include certain farming operations and qualified dairy farmers.

S601 (Smith, Greenstein/Pinkin, McKeon) - Establishes "New Jersey Solar Panel Recycling Commission."

S781 (Sarlo, O'Scanlon/Giblin, DiMaso, Handlin) - Revises penalties for certain violations of law by public movers and warehousemen.

S984 (Vitale, Singleton/Conaway, Mukherji, Murphy) - Establishes certain requirements, including allowable fees, for provision of medical records to patients, legally authorized representatives, and authorized third parties.

S1109 (Ruiz/Munoz, Quijano) – Renames "Physician Orders for Life-Sustaining Treatment Act" as "Practitioner Orders for Life-Sustaining Treatment Act"; permits physician assistants to sign and modify POLST forms; requires continuing education concerning end-of-life care.

S1739 (Oroho, Andrzejczak/Land, Space, Milam) - Renames county corrections officers as county correctional police officers.

S2807 (Cryan, Cruz-Perez/Pinkin, Moriarty, Zwicker) - Concerns service of food or refreshments on mortuary premises.

S2858 (Gopal, Diegnan/Houghtaling, Downey, Johnson) - Prohibits issuance of certain badges to NJT board members, PANYNJ commissioners, and local and State elected officials.

S3212 (Ruiz, Rice/Pintor Marin, Holley) - Permits municipalities to establish temporary supplemental zoning boards of adjustment to address application backlogs.

S3334 (Diegnan, Vitale/Conaway, Pinkin) - Exempts certain surgical technologists from general educational and training requirements.