3455--A

2009-2010 Regular Sessions

IN SENATE

March 19, 2009

Introduced by Sens. ESPADA, HASSELL-THOMPSON, KRUEGER, OPPENHEIMER -read twice and ordered printed, and when printed to be committed to
the Committee on Housing, Construction and Community Development -recommitted to the Committee on Housing, Construction and Community
Development in accordance with Senate Rule 6, sec. 8 -- committee
discharged, bill amended, ordered reprinted as amended and recommitted
to said committee

AN ACT to amend the private housing finance law, in relation to activities engaged in by neighborhood preservation companies

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 5 of section 902 of the private housing finance law, as amended by chapter 668 of the laws of 1985, is amended to read as follows:

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4 "Neighborhood preservation activities" shall mean activities 5 engaged in by a neighborhood preservation company within a geographically defined neighborhood of a municipality, PROVIDED, HOWEVER, THAT 7 THE DIVISION MAY AUTHORIZE A NEIGHBORHOOD PRESERVATION COMPANY TO ENGAGE IN SUCH ACTIVITIES IN UNDERSERVED AREAS OF THEMUNICIPALITY LYING 9 OUTSIDE OF ITS INITIALLY DESIGNATED NEIGHBORHOOD AREA, THAT ARE designed 10 to construct, maintain, preserve, repair, renovate, improve, modernize, rehabilitate or otherwise prolong the useful 11 12 to manage and coordinate the rehabilitation of residential dwelling 13 accommodations within such neighborhood, to restore abandoned and vacant 14 as well as occupied housing accommodations to habitable condition; 15 demolish structurally unsound or unsafe or otherwise unsightly or unhealthy structures which no longer serve or can economically be made 16 to serve a useful purpose consistent with stabilizing or improving a neighborhood; to seal and maintain vacant but structurally sound struc-17 18 tures which are capable of being rehabilitated at a future time and used 19 20 for housing purposes; to acquire, where appropriate, buildings which

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

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contain housing accommodations; to facilitate the disposition of buildings containing housing accommodations to individual occupants thereof or to cooperative groups whose members shall be occupants thereof; to assist owners, occupants and tenants of housing accommodations to obtain improvements in the physical conditions thereof and in the maintenance and management thereof; and to manage housing accommodations as agents for the owners thereof or administrators or receivers appointed or designated pursuant to any law of the state; and (b) to accomplish similar purposes and meet similar needs with respect to retail and service establishments within such neighborhoods when carried out in connection with and incidental to a program of housing related activities.

- S 2. Section 902 of the private housing finance law is amended by adding a new subdivision 7 to read as follows:
- 7. "COMPELLING PUBLIC PURPOSE" SHALL MEAN: (A) THE MERGER OR CONSOLIDATION OF TWO OR MORE NEIGHBORHOOD PRESERVATION COMPANIES WHERE THE PRE-EXISTING SERVICE AREAS OF ALL MERGED OR CONSOLIDATED COMPANIES REMAIN SERVED FOLLOWING THE MERGER OR CONSOLIDATION, AND SUCH ACTION RESULTS IN MORE EFFICIENT AND COST EFFECTIVE DELIVERY OF SERVICES; OR (B) SERVICES VITAL TO THE HEALTH, SAFETY AND WELFARE OF A SERVICE AREA.
- S 3. Subdivision 4 of section 903 of the private housing finance law, as amended by section 1 of part FF of chapter 57 of the laws of 2009, is amended to read as follows:
- Contracts entered into hereunder with neighborhood preservation companies shall be limited in duration to periods of one year, but may thereafter be renewed, extended or succeeded by new contracts from year to year in the discretion of the commissioner; they shall be limited in amount to the sum of one hundred thousand dollars in a single year, provided that in any year in which the aggregate sum of three hundred thousand dollars shall have been reached and all succeeding years, the annual contract amount shall be subject to a limit of ninety-seven thousand five hundred dollars per year, AND FURTHER PROVIDED THAT THE APPLI-CABLE LIMIT ON THE ANNUAL CONTRACT AMOUNT MAY BE EXCEEDED IN INSTANCES DIVISION HAS DETERMINED THAT SUCH ADDITIONAL FUNDING WILL ADDRESS A COMPELLING PUBLIC PURPOSE; they shall define with particularity the neighborhood or portion thereof within which the neighborhood preservation activities shall be performed; they shall specify the nature of the neighborhood preservation activities which shall be performed including the approximate number of buildings, residential dwelling units and local retail and service establishments which shall affected; they shall locate and describe, with as much particularity as is reasonably possible, the buildings with respect to which such activities shall be performed during the contract term; and they shall specify the number of persons, salaries or rates of compensation and a description of duties of those who shall be engaged by the neighborhood preservation company to perform the activities embraced by the contract together with a schedule of other anticipated expenses.
- S 4. Section 1002 of the private housing finance law is amended by adding a new subdivision 7 to read as follows:
- 7. "COMPELLING PUBLIC PURPOSE" SHALL MEAN: (A) THE MERGER OR CONSOLIDATION OF TWO OR MORE CORPORATIONS WHERE THE PRE-EXISTING SERVICE AREAS OF ALL MERGED OR CONSOLIDATED CORPORATIONS REMAIN SERVED FOLLOWING THE MERGER OR CONSOLIDATION, AND SUCH ACTION RESULTS IN MORE EFFICIENT AND COST EFFECTIVE DELIVERY OF SERVICES; OR (B) SERVICES VITAL TO THE HEALTH, SAFETY AND WELFARE OF A SERVICE AREA.

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S 5. Subdivision 4 of section 1003 of the private housing finance law, as amended by section 2 of part FF of chapter 57 of the laws of 2009, is amended to read as follows:

- 4. Contracts pursuant to this section shall be for a period of no more than one year, but may be renewed or extended from year to year, and 5 6 shall provide for payment by the division of no more than one hundred 7 thousand dollars per year, provided that in any year in which the aggre-8 gate sum of three hundred thousand dollars shall have been reached and 9 all succeeding years, the annual contract amount shall be subject to a 10 of ninety-seven thousand five hundred dollars per year, AND FURTHER PROVIDED THAT THE APPLICABLE LIMIT ON THE ANNUAL CONTRACT AMOUNT 11 INSTANCES WHERE THE DIVISION HAS DETERMINED 12 MAY BE EXCEEDED IN SUCH ADDITIONAL FUNDING WILL ADDRESS A COMPELLING PUBLIC PURPOSE; they 13 14 shall define with particularity the region or portion thereof within 15 which the housing preservation and community renewal activities shall be performed; they shall specify the nature of the housing preservation and 16 community renewal activities which shall be performed including the 17 approximate number of buildings, residential dwelling units and local 18 19 retail and service establishments which shall be affected; they shall locate and describe, with as much particularity as is reasonably possi-20 21 the buildings with respect to which such activities shall be performed during the contract term; and they shall specify the number of persons, salaries or rates of compensation and a description of duties of those who shall be engaged by the corporation to perform the activ-23 24 25 ities embraced by the contract together with a schedule of other 26 ipated expenses.
- 27 S 6. This act shall take effect immediately.