3982

2011-2012 Regular Sessions

IN ASSEMBLY

January 31, 2011

Introduced by M. of A. SILVER -- (at request of the Governor) -- read once and referred to the Committee on Ways and Means

AN ACT to amend the general municipal law, the education law and the municipal home rule law, in relation to establishing limitations upon school district and local government tax levies; and to repeal certain provisions of the education law relating thereto

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

Section 1. The general municipal law is amended by adding a new section 3-c to read as follows:

3 S 3-C. LIMITATION UPON REAL PROPERTY TAX LEVIES BY LOCAL GOVERNMENTS. 4 1. UNLESS OTHERWISE PROVIDED BY LAW, THE AMOUNT OF REAL PROPERTY TAXES 5 THAT MAY BE LEVIED BY OR ON BEHALF OF ANY LOCAL GOVERNMENT, OTHER THAN 6 THE CITY OF NEW YORK AND THE COUNTIES CONTAINED THEREIN, SHALL NOT 7 EXCEED THE TAX LEVY LIMITATION ESTABLISHED PURSUANT TO THIS SECTION. 8

2. WHEN USED IN THIS SECTION:

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9 (A) "ALLOWABLE LEVY GROWTH FACTOR" SHALL BE THE LESSER OF: (I) ONE AND 10 TWO ONE-HUNDREDTHS; OR (II) THE SUM OF ONE PLUS THE INFLATION FACTOR; HOWEVER, THAT IN NO CASE SHALL THE LEVY GROWTH FACTOR BE LESS 11 PROVIDED, 12 THAN ONE.

(B) "APPROVED CAPITAL EXPENDITURES" MEANS THE EXPENDITURES 13 ASSOCIATED WITH CAPITAL PROJECTS THAT HAVE BEEN APPROVED BY THE QUALIFIED VOTERS OF 14 15 THE LOCAL GOVERNMENT.

(C) "AVAILABLE CARRYOVER" MEANS THE SUM OF THE AMOUNT BY WHICH THE TAX 16 17 LEVY FOR THE PRIOR FISCAL YEAR WAS BELOW THE TAX LEVY LIMIT FOR SUCH FISCAL YEAR, IF ANY, BUT NO MORE THAN ONE AND ONE-HALF PERCENT 18 OF THE TAX LEVY LIMIT FOR SUCH FISCAL YEAR. 19

(D) "CAPITAL TAX LEVY" MEANS THE TAX LEVY NECESSARY TO SUPPORT CAPITAL 20 21 EXPENDITURES, IF ANY.

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

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(E) "COMING FISCAL YEAR" MEANS THE FISCAL YEAR OF THE LOCAL GOVERNMENT 1 2 FOR WHICH A TAX LEVY LIMITATION SHALL BE DETERMINED PURSUANT TO THIS 3 SECTION. 4 (F) "INFLATION FACTOR" MEANS THE QUOTIENT OF: (I) THE AVERAGE OF THE 5 NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPART-6 MENT OF LABOR FOR THE TWELVE-MONTH PERIOD ENDING SIX MONTHS PRIOR TO THE 7 OF THE COMING FISCAL YEAR MINUS THE AVERAGE OF THE NATIONAL START CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPARTMENT OF 8 9 LABOR FOR THE TWELVE-MONTH PERIOD ENDING SIX MONTHS PRIOR TO THE START 10 OF THE PRIOR FISCAL YEAR, DIVIDED BY: (II) THE AVERAGE OF THE NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPARTMENT OF 11 LABOR FOR THE TWELVE-MONTH PERIOD ENDING SIX MONTHS PRIOR TO THE 12 START 13 OF THE PRIOR FISCAL YEAR, WITH THE RESULT EXPRESSED AS A DECIMAL TO FOUR 14 PLACES. 15 (G) "LOCAL GOVERNMENT" MEANS A COUNTY, CITY, TOWN, VILLAGE, FIRE 16 DISTRICT, OR SPECIAL DISTRICT INCLUDING BUT NOT LIMITED TO A DISTRICT 17 CREATED PURSUANT TO ARTICLES TWELVE, TWELVE-A, TWELVE-C OR THIRTEEN OF THE TOWN LAW, ARTICLES FIVE-A, FIVE-B OR FIVE-D OF THE COUNTY LAW, CHAP-18 19 TER FIVE HUNDRED SIXTEEN OF THE LAWS OF NINETEEN HUNDRED TWENTY-EIGHT, OR CHAPTER TWO HUNDRED SEVENTY-THREE OF THE LAWS OF NINETEEN HUNDRED 20 21 THIRTY-NINE, BUT SHALL NOT INCLUDE THE CITY OF NEW YORK OR THE COUNTIES 22 CONTAINED THEREIN. 23 (H) "PRIOR FISCAL YEAR" MEANS THE FISCAL YEAR OF THE LOCAL GOVERNMENT 24 IMMEDIATELY PRECEDING THE COMING FISCAL YEAR. 25 (I) "TAX LEVY LIMITATION" MEANS THE AMOUNT OF TAXES A LOCAL GOVERNMENT 26 IS AUTHORIZED TO LEVY PURSUANT TO THIS SECTION, PROVIDED, HOWEVER, THAT 27 TAX LEVY LIMIT SHALL NOT INCLUDE THE LOCAL GOVERNMENT'S APPROVED THE 28 CAPITAL TAX LEVY, IF ANY. 29 3. (A) SUBJECT TO THE PROVISIONS OF SUBDIVISION FIVE OF THIS SECTION, BEGINNING WITH THE FISCAL YEAR THAT BEGINS IN TWO THOUSAND TWELVE, NO 30 LOCAL GOVERNMENT SHALL ADOPT A BUDGET THAT REQUIRES A TAX LEVY THAT 31 IS 32 GREATER THAN THE TAX LEVY LIMITATION FOR THE COMING FISCAL YEAR. 33 THE STATE COMPTROLLER SHALL CALCULATE THE TAX LEVY LIMITATION FOR (B) 34 EACH LOCAL GOVERNMENT BY THE ONE HUNDRED TWENTIETH DAY PRECEDING THE COMMENCEMENT OF EACH LOCAL GOVERNMENT'S FISCAL YEAR, AND SHALL NOTIFY 35 EACH LOCAL GOVERNMENT OF THE TAX LEVY LIMITATION SO DETERMINED. 36 37 (C) THE TAX LEVY LIMITATION APPLICABLE TO THE COMING FISCAL YEAR SHALL 38 BE DETERMINED AS FOLLOWS: 39 (I) ASCERTAIN THE TOTAL AMOUNT OF TAXES LEVIED FOR THE PRIOR FISCAL 40 YEAR. 41 (II) ADD ANY PAYMENTS IN LIEU OF TAXES THAT WERE RECEIVABLE IN THE 42 PRIOR FISCAL YEAR. 43 (III) SUBTRACT THE APPROVED CAPITAL TAX LEVY FOR THE PRIOR FISCAL 44 YEAR, IF ANY. 45 (IV) SUBTRACT THE LEVY ATTRIBUTABLE TO A LARGE LEGAL SETTLEMENT OF A 46 TORT ACTION EXCLUDED FROM THE LEVY LIMITATION IN THE PRIOR FISCAL YEAR, 47 IF ANY. 48 (V) MULTIPLY THE RESULT BY THE ALLOWABLE LEVY GROWTH FACTOR. 49 (VI) SUBTRACT ANY PAYMENTS IN LIEU OF TAXES RECEIVABLE IN THE COMING 50 FISCAL YEAR. 51 (VII) ADD THE AVAILABLE CARRYOVER, IF ANY. (D) IN THE EVENT THE GOVERNING BODY OF A LOCAL GOVERNMENT HAS APPROVED 52 A LEGAL SETTLEMENT OF A TORT ACTION AGAINST THE GOVERNMENT, THE ANNUAL 53 COSTS OF WHICH EXCEED TEN PERCENT OF THE PROPERTY TAXES LEVIED BY THE 54 55 LOCAL GOVERNMENT IN THE PRIOR FISCAL YEAR, THE STATE COMPTROLLER, UPON 56 APPLICATION BY THE LOCAL GOVERNMENT, MAY ADJUST THE TAX LEVY LIMITATION 1

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FOR THE COMING FISCAL YEAR APPLICABLE TO SUCH LOCAL GOVERNMENT, BY ADDING THE ANNUAL COSTS OF SUCH SETTLEMENT TO THE TAX LEVY LIMITATION.

3 (E) THE STATE COMPTROLLER SHALL DETERMINE THE PORTION OF THE TAX LEVY 4 OF EACH COUNTY THAT IS ATTRIBUTABLE TO ANY INCREASE OR DECREASE OVER THE 5 PRIOR YEAR IN THE COST OF THE COUNTY SHARE OF DIRECT CASH ASSISTANCE ТО 6 ELIGIBLE FOR THE FEDERAL-STATE-LOCAL TEMPORARY ASSISTANCE TO PERSONS 7 NEEDY FAMILIES PROGRAM OR THE STATE-LOCAL SAFETY NET ASSISTANCE PROGRAM 8 AND SHALL ADJUST THE TAX LEVY LIMITATION FOR SUCH COUNTY TO REFLECT SUCH 9 CHANGE.

10 (F) WHENEVER THE RESPONSIBILITY AND ASSOCIATED COST OF A LOCAL GOVERN-11 MENT ACTIVITY IS TRANSFERRED TO ANOTHER LOCAL GOVERNMENT, THE STATE 12 COMPTROLLER SHALL DETERMINE THE COSTS AND SAVINGS ON THE AFFECTED LOCAL 13 GOVERNMENTS ATTRIBUTABLE TO SUCH TRANSFER FOR THE FIRST FISCAL YEAR 14 FOLLOWING THE TRANSFER, AND ADJUST THE TAX LEVY LIMITATIONS OF SUCH 15 LOCAL GOVERNMENTS ACCORDINGLY.

4. A LOCAL GOVERNMENT MAY ADOPT A BUDGET THAT REQUIRES A TAX LEVY THAT IS GREATER THAN THE TAX LEVY LIMITATION FOR THE COMING FISCAL YEAR ONLY IF THE GOVERNING BODY OF SUCH LOCAL GOVERNMENT FIRST ENACTS, BY A TWO-THIRDS VOTE OF THE TOTAL VOTING POWER OF SUCH BODY, A LOCAL LAW TO OVERRIDE SUCH LIMITATION FOR SUCH COMING FISCAL YEAR ONLY, OR IN THE CASE OF A DISTRICT OR FIRE DISTRICT, A RESOLUTION TO OVERRIDE SUCH LIMI-TATION FOR SUCH COMING FISCAL YEAR ONLY.

5. (A) WHEN TWO OR MORE LOCAL GOVERNMENTS CONSOLIDATE, THE STATE COMPTROLLER SHALL DETERMINE THE TAX LEVY LIMITATION CONSOLIDATED LOCAL
GOVERNMENT FOR THE FIRST FISCAL YEAR FOLLOWING THE CONSOLIDATION BASED
ON THE RESPECTIVE TAX LEVY LIMITATIONS OF THE COMPONENT LOCAL GOVERNMENTS THAT FORMED SUCH CONSOLIDATED LOCAL GOVERNMENT FROM THE LAST
FISCAL YEAR PRIOR TO THE CONSOLIDATION.

29 (B) WHEN A LOCAL GOVERNMENT DISSOLVES, THE STATE COMPTROLLER SHALL DETERMINE THE TAX LEVY LIMITATION FOR THE LOCAL GOVERNMENT THAT ASSUMES 30 DEBTS, LIABILITIES, AND OBLIGATIONS OF SUCH DISSOLVED LOCAL GOVERN-31 THE 32 MENT FOR THE FIRST FISCAL YEAR FOLLOWING THE DISSOLUTION BASED ON THE 33 RESPECTIVE TAX LEVY LIMITATIONS OF SUCH DISSOLVED LOCAL GOVERNMENT AND SUCH LOCAL GOVERNMENT THAT ASSUMES THE DEBTS, LIABILITIES, AND OBLI-34 35 GATIONS OF SUCH DISSOLVED LOCAL GOVERNMENT FROM THE LAST FISCAL YEAR 36 PRIOR TO THE DISSOLUTION.

37 (C) THE TAX LIMITATION ESTABLISHED BY THIS SECTION SHALL NOT APPLY TO
 38 THE FIRST FISCAL YEAR AFTER A LOCAL GOVERNMENT IS NEWLY ESTABLISHED OR
 39 CONSTITUTED THROUGH A PROCESS OTHER THAN CONSOLIDATION OR DISSOLUTION.

6. IN THE EVENT A LOCAL GOVERNMENT'S ACTUAL TAX LEVY FOR A GIVEN FISCAL YEAR EXCEEDS THE MAXIMUM ALLOWABLE LEVY AS ESTABLISHED PURSUANT TO THIS SECTION DUE TO CLERICAL OR TECHNICAL ERRORS, THE LOCAL GOVERN-MENT SHALL PLACE THE EXCESS AMOUNT OF THE LEVY IN RESERVE IN ACCORDANCE WITH SUCH REQUIREMENTS AS THE STATE COMPTROLLER MAY PRESCRIBE, AND SHALL USE SUCH FUNDS AND ANY INTEREST EARNED THEREON TO OFFSET THE TAX LEVY FOR THE ENSUING FISCAL YEAR.

47 S 2. The education law is amended by adding a new section 2023-a to 48 read as follows:

49 S 2023-A. LIMITATIONS UPON SCHOOL DISTRICT TAX LEVIES. 1. GENERALLY. 50 UNLESS OTHERWISE PROVIDED BY LAW, THE AMOUNT OF TAXES THAT MAY BE LEVIED 51 BY OR ON BEHALF OF ANY SCHOOL DISTRICT, OTHER THAN A CITY SCHOOL DISTRICT OF A CITY WITH ONE HUNDRED TWENTY-FIVE THOUSAND INHABITANTS 52 OR MORE, SHALL NOT EXCEED THE TAX LEVY LIMITATIONS ESTABLISHED PURSUANT TO 53 54 THIS SECTION. IT SHALL BE THE RESPONSIBILITY OF THE COMMISSIONER ТО 55 ANNUALLY DETERMINE THE TAX LEVY LIMIT OF EACH SCHOOL DISTRICT IN ACCORD-56 ANCE WITH THE PROVISIONS OF THIS SECTION.

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2. DEFINITIONS. AS USED IN THIS SECTION: A. "ALLOWABLE LEVY GROWTH FACTOR" SHALL BE THE LESSER OF: (I) ONE AND TWO ONE-HUNDREDTHS; OR (II) THE SUM OF ONE PLUS THE INFLATION FACTOR; PROVIDED, HOWEVER, THAT IN NO CASE SHALL THE LEVY GROWTH FACTOR BE LESS THAN ONE. B. "AVAILABLE CARRYOVER" MEANS THE SUM OF THE AMOUNTS BY WHICH THE TAX LEVY FOR THE PRIOR SCHOOL YEAR WAS BELOW THE APPLICABLE TAX LEVY LIMIT FOR SUCH SCHOOL YEAR, IF ANY, BUT NO MORE THAN ONE AND ONE-HALF PERCENT OF THE TAX LEVY LIMIT FOR SUCH SCHOOL YEAR. C. "CAPITAL LOCAL EXPENDITURES" MEANS THE TAXES ASSOCIATED WITH BUDG-ETED EXPENDITURES RESULTING FROM THE CONSTRUCTION, ACQUISITION, RECON-STRUCTION, REHABILITATION OR IMPROVEMENT OF SCHOOL BUILDINGS, INCLUDING DEBT SERVICE AND LEASE EXPENDITURES, SUBJECT TO THE APPROVAL OF THE QUALIFIED VOTERS WHERE REQUIRED BY LAW. D. "CAPITAL TAX LEVY" MEANS THE TAX LEVY NECESSARY TO SUPPORT CAPITAL LOCAL EXPENDITURES, IF ANY. "COMING SCHOOL YEAR" Ε. MEANS THE SCHOOL YEAR FOR WHICH TAX LEVY LIMITS ARE BEING DETERMINED PURSUANT TO THIS SECTION. F. "INFLATION FACTOR" MEANS THE QUOTIENT OF: (I) THE AVERAGE OF NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPART-MENT OF LABOR FOR THE TWELVE-MONTH PERIOD PRECEDING JANUARY FIRST OF THE CURRENT YEAR MINUS THE AVERAGE OF THE NATIONAL CONSUMER PRICE DETERMINED BY THE UNITED STATES DEPARTMENT OF LABOR FOR THE TWELVE-MONTH PERIOD PRECEDING JANUARY FIRST OF THE PRIOR YEAR, DIVIDED BY: (II) THE AVERAGE OF THE NATIONAL CONSUMER PRICE INDEXES DETERMINED BY THE UNITED STATES DEPARTMENT OF LABOR FOR THE TWELVE-MONTH PERIOD PRECEDING JANUARY FIRST OF THE PRIOR YEAR, WITH THE RESULT EXPRESSED AS A DECIMAL TO FOUR PLACES. G. "PRIOR SCHOOL YEAR" MEANS THE SCHOOL YEAR IMMEDIATELY PRECEDING THE COMING SCHOOL YEAR. H. "SCHOOL DISTRICT" MEANS A COMMON SCHOOL DISTRICT, UNION FREE SCHOOL DISTRICT, CENTRAL SCHOOL DISTRICT, CENTRAL HIGH SCHOOL DISTRICT OR A CITY SCHOOL DISTRICT IN A CITY WITH LESS THAN ONE HUNDRED TWENTY-FIVE THOUSAND INHABITANTS. I. "TAX LEVY BASE" MEANS THE AMOUNT OF TAXES A SCHOOL DISTRICT WOULD AUTHORIZED TO LEVY WITHOUT THE ADDITION OF ANY AVAILABLE CARRYOVER BE AMOUNT. J. "TAX LEVY LIMIT" MEANS THE AMOUNT OF TAXES A SCHOOL DISTRICT AUTHORIZED TO LEVY PURSUANT TO THIS SECTION, PROVIDED, HOWEVER, THAT THE TAX LEVY LIMIT SHALL NOT INCLUDE THE DISTRICT'S CAPITAL TAX LEVY, IF ANY. 3. COMPUTATION OF TAX LEVY LIMITS. A. THE TAX LEVY BASE FOR EACH SCHOOL YEAR SHALL BE DETERMINED AS FOLLOWS: (1) ASCERTAIN THE TOTAL AMOUNT OF TAXES LEVIED FOR THE PRIOR SCHOOL YEAR. (2) ADD ANY PAYMENTS IN LIEU OF TAXES THAT WERE RECEIVABLE IN PRIOR SCHOOL YEAR. (3) SUBTRACT THE CAPITAL TAX LEVY FOR THE PRIOR SCHOOL YEAR, IF ANY. (4) MULTIPLY THE RESULT BY THE ALLOWABLE LEVY GROWTH FACTOR. (5) SUBTRACT ANY PAYMENTS IN LIEU OF TAXES RECEIVABLE IN THE COMING FISCAL YEAR. B. THE TAX LEVY LIMIT FOR THE COMING SCHOOL YEAR SHALL BE THE SUM OF THE

52 TAX LEVY BASE AND THE AVAILABLE CARRYOVER, IF ANY. NO LATER THAN 53 54 MARCH FIRST OF EACH YEAR, THE COMMISSIONER SHALL CALCULATE THE TAX LEVY LIMIT FOR EACH SCHOOL DISTRICT FOR THE COMING SCHOOL YEAR, AND SHALL 55

1 NOTIFY EACH SCHOOL DISTRICT OF THE ALLOWABLE LEVY GROWTH FACTOR, THE 2 DISTRICT'S TAX LEVY BASE AND THE DISTRICT'S TAX LEVY LIMIT.

3 REORGANIZED SCHOOL DISTRICTS. WHEN TWO OR MORE SCHOOL DISTRICTS 4. 4 REORGANIZE, THE COMMISSIONER SHALL DETERMINE THE TAX LEVY LIMIT FOR THE 5 REORGANIZED SCHOOL DISTRICT FOR THE FIRST SCHOOL YEAR FOLLOWING THE 6 REORGANIZATION BASED ON THE RESPECTIVE TAX LEVY LIMITS OF THE SCHOOL 7 DISTRICTS THAT FORMED THE REORGANIZED DISTRICT FROM THE LAST SCHOOL YEAR 8 WHICH THEY WERE SEPARATE DISTRICTS, PROVIDED THAT IN THE EVENT OF IN FORMATION OF A NEW CENTRAL HIGH SCHOOL DISTRICT, THE TAX LEVY LIMITS FOR 9 10 THE NEW CENTRAL HIGH SCHOOL DISTRICT AND ITS COMPONENT SCHOOL DISTRICTS DETERMINED IN ACCORDANCE WITH A METHODOLOGY PRESCRIBED BY THE 11 SHALL BE 12 COMMISSIONER.

5. ERRONEOUS LEVIES. IN THE EVENT A SCHOOL DISTRICT'S ACTUAL TAX LEVY for a given school year exceeds the maximum allowable levy as established pursuant to this section due to clerical or technical errors, the school district shall place the excess amount of the levy in reserve in Accordance with such requirements as the state comptroller may prescribe, and shall use such funds and any interest earned thereon to offset the tax levy for the ensuing school year.

20 S 3. The education law is amended by adding a new section 2023-b to 21 read as follows:

S 2023-B. VOTER APPROVAL OF TAX LEVY LIMITATIONS. 1. THE TAX LEVY FOR ANY SCHOOL DISTRICT SUBJECT TO THE TAX LEVY LIMITATIONS ESTABLISHED BY SECTION TWO THOUSAND TWENTY-THREE-A OF THIS ARTICLE SHALL BE APPROVED BY THE QUALIFIED VOTERS OF THE SCHOOL DISTRICT AS PROVIDED IN THIS SECTION. AS USED IN THIS SECTION, THE TERM "TAX LEVY PROPOSITION" MEANS A PROPO-SITION TO AUTHORIZE A TAX LEVY SUFFICIENT TO SUPPORT THE PROPOSED SCHOOL DISTRICT BUDGET, EXCLUDING ANY PROPOSED CAPITAL TAX LEVY.

29 2. A. THE TRUSTEE, TRUSTEES OR BOARD OF EDUCATION OF A SCHOOL DISTRICT 30 SHALL PRESENT AT THE ANNUAL MEETING AND ELECTION A TAX LEVY PROPOSITION 31 IN SUBSTANTIALLY THE FOLLOWING FORM: "SHALL THE SCHOOL DISTRICT BE 32 AUTHORIZED TO IMPOSE A TAX LEVY FOR THE SCHOOL YEAR, EXCLUDING ANY CAPI-33 TAL TAX LEVY, OF _____ WHEN THE STATUTORY TAX LEVY LIMIT FOR THAT 34 SCHOOL YEAR IS _____?"

35 B. EXCEPT AS OTHERWISE PROVIDED IN SECTION TWO THOUSAND TWENTY-THREE-A OF THIS ARTICLE, IF THE PROPOSED TAX LEVY DOES NOT EXCEED THE TAX LEVY 36 LIMIT DETERMINED PURSUANT TO SECTION TWO THOUSAND TWENTY-THREE-A OF THIS 37 38 ARTICLE, THEN THE PROPOSITION SHALL BE APPROVED IF OVER FIFTY PERCENT OF VOTES CAST THEREON ARE IN THE AFFIRMATIVE. IF THE PROPOSED TAX LEVY 39 THE 40 EXCEEDS THE TAX LEVY LIMIT DETERMINED PURSUANT TO SECTION TWO THOUSAND TWENTY-THREE-A OF THIS ARTICLE, THEN THE PROPOSITION SHALL BE APPROVED 41 IF OVER SIXTY PERCENT OF THE VOTES CAST THEREON ARE IN THE AFFIRMATIVE. 42

43 C. IF THE TAX LEVY PROPOSITION IS APPROVED BY THE QUALIFIED VOTERS, 44 THE TAX LEVY LIMIT IMPOSED THEREBY SHALL BE DEEMED TO BE THE TAX LEVY 45 LIMIT FOR THE SCHOOL DISTRICT FOR THE COMING SCHOOL YEAR, AND THE TRUS-TEES OR BOARD OF EDUCATION SHALL ADOPT A BUDGET THAT COMPLIES WITH SUCH 46 47 TAX LEVY LIMIT. IF THE TAX LEVY PROPOSITION IS NOT APPROVED BY THE QUALIFIED VOTERS, THEN THE TRUSTEES OR BOARD OF EDUCATION SHALL PRESENT 48 49 ON THE THIRD TUESDAY OF JUNE A TAX LEVY PROPOSITION IN ACCORDANCE WITH 50 PARAGRAPHS A AND B OF THIS SUBDIVISION. IF, HOWEVER, THE TAX LEVY PROPOSITION IS THEN NOT APPROVED BY THE QUALIFIED VOTERS, THEN THE TRUS-51 TEES OR BOARD OF EDUCATION SHALL ADOPT A BUDGET THAT REQUIRES A TAX LEVY 52 NO GREATER THAN THAT FOR THE PRIOR SCHOOL YEAR. 53

54 S 4. Subdivisions 1 and 3 of section 416 of the education law, subdi-55 vision 1 as amended by chapter 687 of the laws of 1949 and subdivision 3 1 as amended by chapter 171 of the laws of 1996, are amended to read as 2 follows:

3 1. A majority of the voters of any school district, present and voting 4 at any annual or special district meeting, duly convened, may authorize such acts and vote such taxes as they shall deem expedient for 5 making 6 alterations, repairs or improvements, to the sites or buildadditions, 7 ings belonging to the district, or for altering and equipping for 8 library use any former schoolhouse belonging to the district, or for the 9 purchase of other sites or buildings, or for a change of sites, or for 10 the purchase of land and buildings for agricultural, athletic, playground or social center purposes, or for the erection of new buildings, 11 or for building a bus garage, or for [buying apparatus, implements, 12 or fixtures, 13 or for paying the wages of teachers, and the necessary 14 expenses of the school, or for the purpose of paying any judgment, or 15 for] the payment or refunding of an outstanding bonded indebtedness[, or 16 for such other purpose relating to the support and welfare of the school 17 as they may, by resolution, approve].

18 addition to or change of site or purchase of a new site or tax 3. No 19 for the purchase of any new site or structure, or for grading or improv-20 ing a school site, or for the purchase of an addition to the site of any 21 schoolhouse, or for the purchase of lands and buildings for agricul-22 athletic, playground or social center purposes, or for building tural, 23 any new schoolhouse or for the erection of an addition to any school-24 house already built, or for the payment or refunding of an outstanding 25 bonded indebtedness, shall be voted at any such meeting in a union free 26 school district or a city school district [which conducts annual budget votes in accordance with article forty-one of this chapter pursuant 27 to hundred one-a of this chapter] IN A CITY WITH LESS 28 section twenty-six THAN ONE HUNDRED TWENTY-FIVE THOUSAND INHABITANTS, unless a notice by 29 the board of education stating that such tax will be proposed, and spec-30 ifying the object thereof and the amount to be expended therefor, shall 31 32 have been given in the manner provided herein for the notice of an annu-33 al meeting. In a common school district the notice of a special meeting 34 to authorize any of the improvements enumerated in this section shall be given as provided in [section two thousand six] THIS CHAPTER. The board 35 of education of a union free school district or a city school district 36 37 [which conducts annual budget votes in accordance with article forty-one 38 this chapter pursuant to section twenty-six hundred one-a of this of 39 chapter] IN A CITY WITH LESS THAN ONE HUNDRED TWENTY-FIVE THOUSAND 40 INHABITANTS, may determine that the vote upon any question to be submitted at a special meeting as provided in this section shall be by ballot, 41 which case it shall state in the notice of such special meeting the 42 in 43 hours during which the polls shall be kept open. Printed ballots may be 44 prepared by the board in advance of the meeting and the proposition or 45 propositions called for in the notice of the meeting may be submitted in 46 substantially the same manner as propositions to be voted upon at а 47 general election.

48 S 5. Subdivisions 14, 15, 18 and 24 of section 1604 of the education 49 law, subdivision 14 and 18 as amended by chapter 654 of the laws of 50 1953, are amended to read as follows:

51 14. To keep each of the schoolhouses under their charge, and its 52 furniture, school apparatus and appurtenances, in necessary and proper 53 repair, and make the same reasonably comfortable for use[, but shall not 54 expend therefor without vote of the district an amount to exceed one 55 hundred dollars in any one year].

15. To make any repairs and abate any nuisances, pursuant to the 1 2 direction of the district superintendent as herein provided, and provide 3 fuel, stoves or other heating apparatus, pails, brooms and other imple-4 ments necessary to keep the schoolhouses and the schoolrooms clean, and 5 make them reasonably comfortable for use[, when no provision has been 6 made therefor by a vote of the district, or the sum voted by the 7 district for said purposes shall have proved insufficient].

8 18. To [expend in the] purchase [of] a dictionary, books, reprod-9 uctions of standard works of art, maps, globes or other school appara-10 tus, including implements, apparatus and supplies for instruction in 11 agriculture, or for conducting athletic playgrounds and social center 12 activities[, a sum not exceeding fifty dollars in any one year, without 13 a vote of the district].

14 24. To furnish lighting facilities, janitorial care and supervision 15 for highway underpasses [when authorized to do so by vote of a district 16 meeting under the provisions of subdivision twenty of section two thou-17 sand fifteen of this chapter].

18 S 6. Section 1608 of the education law, as amended by section 5 of 19 part A of chapter 436 of the laws of 1997, subdivisions 2 and 4 as 20 amended by chapter 640 of the laws of 2008, subdivision 7 as amended by 21 section 4 of part H of chapter 83 of the laws of 2002 and paragraph a of 22 subdivision 7 as amended by chapter 238 of the laws of 2007, is amended 23 to read as follows:

24 1608. Estimated expenses for ensuing year. 1. It shall be the duty S 25 of the trustees of each common school district to present at the annual 26 budget hearing a detailed statement in writing of the amount of money 27 which will be required for the ensuing year for school purposes, specifying the several purposes and the amount for each. The amount for each 28 29 purpose estimated necessary for payments to boards of cooperative educational services shall be shown in full, with no deduction of 30 estimated state aid. The amount of state aid provided and its percentage relation-31 32 the total expenditures shall also be shown. This section shall ship to 33 not be construed to prevent the trustees from presenting such statement 34 at a budget hearing held not less than seven nor more than fourteen days 35 prior to a special meeting called for the purpose, nor from presenting a supplementary and amended statement or estimate at any time. 36

37 2. Such statement shall be completed at least seven days before the 38 budget hearing at which it is to be presented and copies thereof shall 39 be prepared and made available, upon request and at the school district 40 offices, at any public library or free association library within the district and on the school district's internet website, if one exists, 41 to residents within the district during the period of fourteen 42 days immediately preceding the annual meeting [and election or special 43 44 district meeting at which the budget vote will occur] and at such meet-45 ing or hearing. The board shall also as a part of the notice required by section two thousand three of this chapter give notice of the date, time 46 47 and place of the budget hearing and that a copy of such statement may be 48 obtained by any resident in the district at each schoolhouse in the district in which school is maintained during certain designated hours 49 50 on each day other than a Saturday, Sunday or holiday during the fourteen immediately preceding such meeting. The board shall include notice 51 days of the availability of such statement at least once during the 52 school 53 year in any district-wide mailing distributed.

3. Commencing with the proposed budget for the nineteen hundred nine-55 ty-seven--ninety-eight school year, such proposed budget shall be in 56 plain language and shall be consistent with regulations promulgated by 1 the commissioner pursuant to subdivision twenty-six of section three 2 hundred five of this chapter. Categorization of and format for revenue, 3 including payments in lieu of taxes, property tax refunds from certior-4 ari proceedings, expenditure, transfer, and fund balance information and 5 changes in such data from the prior year and, in the case of [a resub-6 mitted or] AN amended budget, changes in such information from the prior 7 year's submitted budget, shall be complete and accurate and set forth in 8 such a manner as to best promote public comprehension and readability.

9 4. Commencing with the proposed budget for the nineteen hundred nine-10 ty-eight--ninety-nine school year, such proposed budget shall be 11 presented in three components: a program component, a capital component 12 and an administrative component which shall be separately delineated in 13 accordance with regulations of the commissioner after consultation with 14 local school district officials. The administrative component shall 15 include, but need not be limited to, office and central administrative expenses, traveling expenses and all compensation, salaries and benefits 16 all school administrators and supervisors, including business admin-17 of 18 istrators, superintendents of schools and deputy, assistant, associate 19 other superintendents under all existing employment contracts or or collective bargaining agreements, any and all expenditures associated 20 21 with the operation of the office of trustee or board of trustees, the 22 office of the superintendent of schools, general administration, the school business office, consulting costs not directly related to direct 23 student services and programs, planning and all other administrative 24 25 activities. The program component shall include, but need not be limited 26 to, all program expenditures of the school district, including the sala-27 ries and benefits of teachers and any school administrators or supervi-28 sors who spend a majority of their time performing teaching duties, and 29 all transportation operating expenses. The capital component shall 30 include, but need not be limited to, all transportation capital, debt service, and lease expenditures; costs resulting from judgments in tax 31 32 certiorari proceedings or the payment of awards from court judgments, 33 administrative orders or settled or compromised claims; and all facili-34 ties costs of the school district, including facilities lease expendi-35 tures, the annual debt service and total debt for all facilities 36 financed by bonds and notes of the school district, and the costs of 37 construction, acquisition, reconstruction, rehabilitation or improvement 38 school buildings, provided that such budget shall include a rental, of 39 operations and maintenance section that includes base rent costs, total 40 rent costs, operation and maintenance charges, cost per square foot for each facility leased by the school district, and any and all expendi-tures associated with custodial salaries and benefits, service 41 42 43 contracts, supplies, utilities, and maintenance and repairs of school 44 facilities. [For the purposes of the development of a budget for the 45 nineteen hundred ninety-eight--ninety-nine school year, the trustee or board of trustees shall separate the district's program, capital and 46 47 administrative costs for the nineteen hundred ninety-seven--ninety-eight 48 school year in the manner as if the budget for such year had been 49 presented in three components.]

50 5. The trustee or board of trustees shall append to the statement of 51 estimated expenditures a detailed statement of the total compensation to 52 be paid to the superintendent of schools, and any assistant or associate 53 superintendents of schools in the ensuing school year, including a 54 delineation of the salary, annualized cost of benefits and any in-kind 55 or other form of remuneration. The trustees shall also append a list of 56 all other school administrators and supervisors, if any, whose annual

salary will be eighty-five thousand dollars or more in the ensuing 1 school year, with the title of their positions and annual salary identi-2 3 fied; provided however, that the commissioner may adjust such salary 4 level to reflect increases in administrative salaries after June thirti-5 eth, nineteen hundred ninety-eight. The trustees shall submit a copy of 6 such list and statement, in a form prescribed by the commissioner, of 7 compensation to the commissioner within five days after their prepara-8 tion. The commissioner shall compile such data, together with the data submitted pursuant to subdivision three of section seventeen hundred 9 10 sixteen of this chapter, into a single statewide compilation, which 11 shall be made available to the governor, the legislature, and other 12 interested parties upon request.

6. Each year, the board of education shall prepare a school district 13 14 report card, pursuant to regulations of the commissioner, and shall make 15 it publicly available by transmitting it to local newspapers of general 16 circulation, appending it to copies of the proposed budget made publicly available as required by law, making it available for distribution at 17 18 the annual meeting, and otherwise disseminating it as required by the 19 commissioner. Such report card shall include measures of the academic 20 performance of the school district, on a school by school basis, and 21 measures of the fiscal performance of the district, as prescribed by the 22 commissioner. Pursuant to regulations of the commissioner, the report 23 card shall also compare these measures to statewide averages for all 24 public schools, and statewide averages for public schools of comparable 25 wealth and need, developed by the commissioner. Such report card shall 26 include, at a minimum, any information on the school district regarding 27 pupil performance and expenditure per pupil required to be included in 28 the annual report by the regents to the governor and the legislature 29 pursuant to section two hundred fifteen-a of this chapter; and any other information required by the commissioner. School districts (i) identi-30 fied as having fifteen percent or more of their students in special 31 education, or (ii) which have fifty percent or more of their students 32 with disabilities in special education programs or 33 services sixty percent or more of the school day in a general education building, or 34 35 (iii) which have eight percent or more of their students with disabilities in special education programs in public or private separate educa-36 37 tional settings shall indicate on their school district report card 38 their respective percentages as defined in this [subparagraph] PARAGRAPH and [subparagraphs] PARAGRAPHS (i) and (ii) of this [paragraph] SUBDIVI-39 40 SION as compared to the statewide average.

7. a. Each year, commencing with the proposed budget for the two thou-41 42 sand--two thousand one school year, the trustee or board of trustees 43 shall prepare a property tax report card, pursuant to regulations of the 44 commissioner, and shall make it publicly available by transmitting it to 45 local newspapers of general circulation, appending it to copies of the proposed budget made publicly available as required by law, making it 46 47 available for distribution at the annual [meeting] BUDGET HEARING, and 48 otherwise disseminating it as required by the commissioner. Such report 49 card shall include: (i) the amount of total spending and total estimated 50 school tax levy that would result from adoption of the proposed budget 51 the percentage increase or decrease in total spending and total and school tax levy from the school district budget for the preceding school 52 year; and (ii) THE DISTRICT'S TAX LEVY LIMIT AND TAX LEVY BASE DETER-53 54 MINED PURSUANT TO SECTION TWO THOUSAND TWENTY-THREE-A OF THIS TITLE, THE LEVY PROPOSED BY THE DISTRICT, THE PROPOSED CAPITAL TAX LEVY, IF 55 TAX 56 ANY; AND (III) the projected enrollment growth for the school year for

which the budget is prepared, and the percentage change in enrollment 1 from the previous year; and [(iii)] (IV) the percentage increase in the 2 3 consumer price index, as defined in paragraph c of this subdivision; and 4 [(iv)] (V) the projected amount of the unappropriated unreserved fund balance that will be retained if the proposed budget is adopted, 5 the 6 projected amount of the reserved fund balance, the projected amount of 7 the appropriated fund balance, the percentage of the proposed budget 8 that the unappropriated unreserved fund balance represents, the actual unappropriated unreserved fund balance retained in the school district 9 10 budget for the preceding school year, and the percentage of the school 11 district budget for the preceding school year that the actual unappropriated unreserved fund balance represents. 12

b. A copy of the property tax report card prepared for the annual 13 14 [district meeting] BUDGET HEARING shall be submitted to the department 15 in the manner prescribed by the department by the end of the business day next following approval of the report card by the trustee or board 16 17 of trustees, but no later than twenty-four days prior to the statewide 18 uniform voting day. The department shall compile such data for all 19 school districts [whose budgets are subject to a vote of the qualified 20 voters] SUBJECT TO A TAX LEVY LIMITATION PURSUANT TO SECTION TWO THOU-21 SAND TWENTY-THREE-A OF THIS TITLE and shall make such compilation avail-22 able electronically at least ten days prior to the statewide uniform 23 voting day.

24 c. For purposes of this subdivision, "percentage increase in the 25 consumer price index" shall mean the percentage that represents the 26 product of one hundred and the quotient of: (i) the average of the national consumer price indexes determined by the United States depart-27 28 ment of labor for the twelve-month period preceding January first of the 29 current year minus the average of the national consumer price indexes determined by the United States department of labor for the twelve-month 30 period preceding January first of the prior year, divided by (ii) the 31 32 average of the national consumer price indexes determined by the United 33 States department of labor for the twelve-month period preceding January 34 first of the prior year, with the result expressed as a decimal to two 35 places.

36 S 7. Subdivisions 22 and 28 of section 1709 of the education law 37 subdivision 22 as amended by chapter 682 of the laws of 2002, are 38 amended to read as follows:

39 22. To provide, purchase, lease, furnish and maintain buildings or 40 other suitable accommodations for the use of teachers or other employees [when duly authorized by a meeting of the district] 41 the district of SUBJECT TO THE APPROVAL OF VOTERS WHERE OTHERWISE REQUIRED BY LAW, 42 and 43 raise by tax upon the taxable property of the district and moneys to 44 necessary for such purposes; and also to provide, maintain and operate a 45 cafeteria or restaurant service for the use of pupils and teachers while at school. Such cafeteria may be used by the community for school 46 47 and activities and to furnish meals to the elderly related functions residents, sixty years of age or older, of the district. Such CAFETERIA 48 OR RESTAURANT SERVICE AND SUCH utilization shall be subject to the approval of the board of education. Charges shall be sufficient to meet 49 50 51 the direct cost of preparing and serving such meals, reducible by avail-52 able reimbursements.

53 28. To furnish lighting facilities, janitorial care and supervision 54 for highway underpasses [when authorized to do so by vote of a district 55 meeting under the provisions of subdivision twenty of section two thou-56 sand fifteen of this chapter]. 1 S 8. Section 1716 of the education law, as amended by section 7 of 2 part A of chapter 436 of the laws of 1997, subdivisions 2 and 4 as 3 amended by chapter 640 of the laws of 2008, subdivision 7 as amended by 4 section 5 of part H of chapter 83 of the laws of 2002 and paragraph a of 5 subdivision 7 as amended by chapter 238 of the laws of 2007, is amended 6 to read as follows:

7 S 1716. Estimated expenses for ensuing year. 1. It shall be the duty 8 the board of education of each district to present at the annual of 9 budget hearing a detailed statement in writing of the amount of money 10 which will be required for the ensuing year for school purposes, specifying the several purposes and the amount for each. The amount for each 11 12 purpose estimated necessary for payments to boards of cooperative educational services shall be shown in full, with no deduction of estimated 13 14 state aid. The amount of state aid provided and its percentage relation-15 ship to the total expenditures shall also be shown. This section shall 16 not be construed to prevent the board from presenting such statement at 17 a budget hearing held not less than seven nor more than fourteen days prior to a special meeting called for the purpose, nor from presenting a 18 19 supplementary and amended statement or estimate at any time.

20 Such statement shall be completed at least seven days before the 2. 21 budget hearing at which it is to be presented and copies thereof shall 22 be prepared and made available, upon request and at the school district 23 offices, at any public library or free association library within the district and on the school district's internet website, if one exists, 24 25 to residents within the district during the period of fourteen days 26 immediately preceding the annual meeting [and election or special district meeting at which the budget vote will occur] and at such meet-27 ing or hearing. The board shall also as a part of the notice required by 28 29 section two thousand four of this chapter give notice of the date, time 30 and place of the budget hearing and that a copy of such statement may be obtained by any resident in the district at each schoolhouse in the 31 32 district in which school is maintained during certain designated hours 33 on each day other than a Saturday, Sunday or holiday during the fourteen days immediately preceding such meeting. The board shall include notice of the availability of such statement at least once during the school 34 35 year in any district-wide mailing distributed. 36

37 3. Commencing with the proposed budget for the nineteen hundred ninety-seven--ninety-eight school year, such proposed budget shall be in plain language and shall be consistent with regulations promulgated by 38 39 40 the commissioner pursuant to subdivision twenty-six of section three hundred five of this chapter. Categorization of and format for revenue, 41 including payments in lieu of taxes, property tax refunds from certior-42 ari proceedings, expenditure, transfer, and fund balance information and 43 44 changes in such data from the prior year and, in the case of [a resub-45 mitted or] AN amended budget, changes in such information from the prior year submitted budget, shall be complete and accurate and set forth in 46 47 such a manner as to best promote public comprehension and readability.

48 4. Commencing with the proposed budget for the nineteen hundred ninety-eight--ninety-nine school year, such proposed budget presented in three components: a program component, a capital 49 shall be 50 component 51 an administrative component which shall be separately delineated in and accordance with regulations of the commissioner after consultation with 52 school district officials. The administrative component shall 53 local 54 include, but need not be limited to, office and central administrative 55 expenses, traveling expenses and all compensation, salaries and benefits 56 all school administrators and supervisors, including business adminof

istrators, superintendents of schools and deputy, assistant, associate 1 2 other superintendents under all existing employment contracts or or 3 collective bargaining agreements, any and all expenditures associated 4 with the operation of the board of education, the office of the super-5 intendent of schools, general administration, the school business office, consulting costs not directly related to direct student services 6 7 programs, planning and all other administrative activities. and The 8 program component shall include, but need not be limited to, all program expenditures of the school district, including the salaries and benefits 9 10 of teachers and any school administrators or supervisors who spend a 11 their time performing teaching duties, and all transportamajority of tion operating expenses. The capital component shall include, but need not be limited to, all transportation capital, debt service, and lease 12 13 14 expenditures; costs resulting from judgments in certiorari tax 15 proceedings or the payment of awards from court judgments, administrative orders or settled or compromised claims; and all facilities costs 16 school district, including facilities lease expenditures, the 17 of the 18 annual debt service and total debt for all facilities financed by bonds 19 and notes of the school district, and the costs of construction, acqui-20 sition, reconstruction, rehabilitation or improvement of school build-21 ings, provided that such budget shall include a rental, operations and 22 maintenance section that includes base rent costs, total rent costs, 23 operation and maintenance charges, cost per square foot for each facilileased by the school district, and any and all expenditures associ-24 ty 25 ated with custodial salaries and benefits, service contracts, supplies, 26 utilities, and maintenance and repairs of school facilities. [For the purposes of the development of a budget for the nineteen hundred nine-27 ty-eight--ninety-nine school year, the board of education shall separate 28 29 the district's program, capital and administrative costs for the nine-30 teen hundred ninety-seven--ninety-eight school year in the manner as if the budget for such year had been presented in three components.] 31 32 The board of education shall append to the statement of estimated 5. expenditures a detailed statement of the total compensation to be paid

33 34 to the superintendent of schools, and any assistant or associate super-35 intendents of schools in the ensuing school year, including a deline-36 ation of the salary, annualized cost of benefits and any in-kind or 37 other form of remuneration. The board shall also append a list of all 38 other school administrators and supervisors, if any, whose annual salary 39 will be eighty-five thousand dollars or more in the ensuing school year, 40 with the title of their positions and annual salary identified; provided that the commissioner may adjust such salary level to reflect 41 however, increases in administrative salaries after June thirtieth, nineteen 42 43 hundred ninety-eight. The board of education shall submit a copy of such list and statement, in a form prescribed by the commissioner, of compen-44 45 sation to the commissioner within five days after their preparation. The commissioner shall compile such data, together with the data submitted 46 47 pursuant to subdivision four of section sixteen hundred eight this of 48 [chapter] TITLE, into a single statewide compilation, which shall be 49 made available to the governor, the legislature, and other interested 50 parties upon request.

6. Each year, the board of education shall prepare a school district report card, pursuant to regulations of the commissioner, and shall make it publicly available by transmitting it to local newspapers of general circulation, appending it to copies of the proposed budget made publicly available as required by law, making it available for distribution at the annual meeting, and otherwise disseminating it as required by the

commissioner. Such report card shall include measures of the academic 1 2 performance of the school district, on a school by school basis, and 3 measures of the fiscal performance of the district, as prescribed by the 4 commissioner. Pursuant to regulations of the commissioner, the report 5 card shall also compare these measures to statewide averages for all 6 public schools, and statewide averages for public schools of comparable 7 wealth and need, developed by the commissioner. Such report card shall 8 include, at a minimum, any information of the school district regarding 9 pupil performance and expenditure per pupil required to be included in 10 the annual report by the regents to the governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other 11 information required by the commissioner. School districts (i) identi-12 13 fied as having fifteen percent or more of their students in special 14 education, or (ii) which have fifty percent or more of their students 15 with disabilities in special education programs or services sixty 16 percent or more of the school day in a general education building, or 17 (iii) which have eight percent or more of their students with disabili-18 ties in special education programs in public or private separate educa-19 tional settings shall indicate on their school district report card 20 their respective percentages as defined in this paragraph and paragraphs 21 (i) and (ii) of this subdivision as compared to the statewide average. 22 7. a. Each year, commencing with the proposed budget for the two thousand--two thousand one school year, the board of education shall prepare 23 24 a property tax report card, pursuant to regulations of the commissioner, 25 and shall make it publicly available by transmitting it to local newspa-26 pers of general circulation, appending it to copies of the proposed budget made publicly available as required by law, making it available 27 for distribution at the annual [meeting] BUDGET HEARING, and otherwise 28 disseminating it as required by the commissioner. Such report card shall 29 include: (i) the amount of total spending and total estimated school tax 30 levy that would result from adoption of the proposed budget and the 31 32 percentage increase or decrease in total spending and total school tax 33 levy from the school district budget for the preceding school year; and (ii) THE DISTRICT'S TAX LEVY LIMIT AND TAX LEVY BASE DETERMINED PURSUANT 34 35 TO SECTION TWO THOUSAND TWENTY-THREE-A OF THIS TITLE, THE TAX LEVY PROPOSED BY THE DISTRICT, AND THE PROPOSED CAPITAL TAX LEVY, IF ANY; AND 36 37 (III) the projected enrollment growth for the school year for which the budget is prepared, and the percentage change in enrollment from the 38 39 previous year; and [(iii)] (IV) the percentage increase in the consumer 40 price index, as defined in paragraph c of this subdivision; and [(iv)] the projected amount of the unappropriated unreserved fund balance 41 (V)that will be retained if the proposed budget is adopted, the projected 42 43 amount of the reserved fund balance, the projected amount of the appro-44 priated fund balance, the percentage of the proposed budget that the 45 unappropriated unreserved fund balance represents, the actual unappropriated unreserved fund balance retained in the school district budget 46

46 priated unreserved fund balance retained in the school district budget 47 for the preceding school year, and the percentage of the school district 48 budget for the preceding school year that the actual unappropriated 49 unreserved fund balance represents.

50 b. A copy of the property tax report card prepared for the annual 51 [district meeting] BUDGET HEARING shall be submitted to the department 52 in the manner prescribed by the department by the end of the business 53 day next following approval of the report card by the board of educa-54 tion, but no later than twenty-four days prior to the statewide uniform 55 voting day. The department shall compile such data for all school 56 districts [whose budgets are subject to a vote of the qualified voters] 1 SUBJECT TO A TAX LEVY LIMITATION PURSUANT TO SECTION TWO THOUSAND TWEN-2 TY-THREE-A OF THIS TITLE and shall make such compilation available elec-3 tronically at least ten days prior to the statewide uniform voting day.

4 c. For purposes of this subdivision, "percentage increase in the 5 consumer price index" shall mean the percentage that represents the product of one hundred and the quotient of: (i) the average of the 6 7 national consumer price indexes determined by the United States depart-8 ment of labor for the twelve-month period preceding January first of the current year minus the average of the national consumer price indexes 9 10 determined by the United States department of labor for the twelve-month period preceding January first of the prior year, divided by (ii) 11 the average of the national consumer price indexes determined by the United 12 13 States department of labor for the twelve-month period preceding January 14 first of the prior year, with the result expressed as a decimal to two 15 places.

16 S 9. Section 1718 of the education law, as amended by chapter 774 of 17 the laws of 1965 and subdivision 2 as amended by chapter 82 of the laws 18 of 1995, is amended to read as follows:

19 S 1718. Limitation upon expenditures. 1. No board of education shall 20 incur a district liability in excess of the amount appropriated [by a 21 district meeting] IN THE BUDGET APPROVED BY THE BOARD OF EDUCATION 22 unless such board is specially authorized by law to incur such liabil-23 ity.

Notwithstanding the provisions of subdivision one of this section, 24 2. 25 grants in aid received from the state and federal governments for 26 specific purposes, other state AID OR grants in aid [identified by the commissioner] for general use [as specified by the board of education], other gifts which are required to be spent for particular objects or 27 28 29 purposes and insurance proceeds received for the loss, theft, damage or destruction of real or personal property, when proposed to be used or 30 applied to repair or replace such property, may be appropriated by 31 32 resolution of the board of education at any time for such objects or 33 purposes.

34 S 10. Section 2005 of the education law, as amended by section 3 of part M of chapter 57 of the laws of 2005, is amended to read as follows: 35 S 2005. Special meeting to transact business of annual meeting. When-36 37 ever the time for holding the annual meeting in a school district shall 38 pass without such meeting being held, a special meeting[, to be held on 39 the date specified for a school budget revote pursuant to subdivision 40 three of section two thousand seven of this part,] shall thereafter be called by the trustees or by the clerk of such district for the purpose 41 transacting the business of the annual meeting; and if no such meet-42 of 43 ing be called by the trustees or the clerk within ten days after such 44 time shall have passed, the district superintendent of the supervisory 45 district in which said school district is situated or the commissioner [of education] may order any inhabitant of such district to give notice 46 47 of such meeting in the manner provided in section two thousand one of 48 this part, and the officers of the district shall make to such meeting 49 the reports required to be made at the annual meeting, subject to the 50 same penalty in case of neglect; and the officers elected at such meet-51 ing shall hold their respective offices only until the next annual meeting and until their successors are elected and shall have qualified. 52 Notice of such annual meeting shall comply with the requirements of 53 54 section two thousand three or section two thousand four of this part by 55 publishing such notices once in each week within the two weeks next preceding such special meeting, the first publication to be at 56 least

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fourteen days before such meeting and any required posting to be four-teen days before the time of such meeting. [If the qualified voters at 1 2 3 such special district meeting defeat the school district budget, the 4 trustees or board of education shall adopt a contingency budget pursuant 5 section two thousand twenty-three of this part. Notwithstanding any to 6 other provision in law, the trustees or board of education following the 7 adoption of a contingency budget may call a special district meeting for 8 a second vote on the proposed budget pursuant to the requirements of 9 subdivision three of section two thousand seven or subdivision three of 10 section two thousand six of this chapter.]

S 11. Subdivision 3 of section 2006 of the education law is REPEALED.

12 S 12. Subdivision 3 of section 2007 of the education law, as amended 13 by section 5 of part M of chapter 57 of the laws of 2005, is amended to 14 read as follows:

15 3. a. Notwithstanding the provisions of subdivisions one and two of this section, and of section two thousand four of this part, whenever 16 17 the [voters of the district shall have defeated the budget of the district, in whole or in part, or whenever the] board of education shall 18 19 have rejected all bids for a contract or contracts for public work, 20 transportation or purchase[,] and [whenever in either such case the 21 board of education shall deem] DEEMS it necessary and proper to call a 22 special meeting to take appropriate action, the board of education shall 23 be authorized to give the notices required by subdivision one of section 24 two thousand four of this part by publishing such notices once in each 25 week within the two weeks next preceding such special meeting, the first 26 publication to be at least fourteen days before such meeting and any required posting to be fourteen days before the time of such meeting. 27

28 b. [A school budget revote called pursuant to paragraph a of this 29 subdivision shall be held on the third Tuesday of June, provided, howev-30 er that such budget revote shall be held on the second Tuesday in June 31 if the commissioner at the request of a local school board certifies no 32 later than March first that such vote would conflict with religious 33 observances.

34 c.] Notwithstanding the provisions of section two thousand fourteen of 35 this part, where a school district shall have adopted personal registration, the board of registration shall meet on such day or days as 36 shall 37 be fixed by the board of education, the last day of which, however, 38 shall not be more than seven nor less than two days preceding any school 39 district meeting notices for which shall have been given as provided in 40 this subdivision.

41 S 13. Section 2008 of the education law is amended by adding a new 42 subdivision 3 to read as follows:

43 3. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, IΤ 44 SHALL NOT BE WITHIN THEPOWER OF THE VOTERS OF A SCHOOL DISTRICT TO 45 SUBMIT A PROPOSITION THAT REQUIRES THE EXPENDITURE OF MONEY, PROVIDED THE VOTERS MAY SUBMIT A PROPOSITION TO CHANGE THE MILEAGE LIMITA-46 THAT 47 TIONS ON TRANSPORTATION PURSUANT TO SUBDIVISION NINETEEN OF SECTION TWO 48 THOUSAND TWENTY-ONE OF THIS PART.

49 S 14. Subdivisions 10, 11, 12, 15, 16, 17, 18, 20 and 21 of section 50 2021 of the education law are REPEALED and subdivisions 8 and 19, such 51 section as renumbered by chapter 801 of the laws of 1953, are amended to 52 read as follows:

53 8. To vote a tax upon the taxable property of the district, to 54 purchase, lease and improve such sites or an addition to such sites and 55 grounds for the purposes specified in [the preceding] subdivision SEVEN 56 OF THIS SECTION, to hire or purchase rooms or buildings for school rooms 1 or schoolhouses, or to build schoolhouses[; to keep in repair and 2 furnish the same with necessary fuel, furniture and appurtenances, and 3 to purchase such implements, apparatus and supplies as may be necessary 4 to provide instruction in agriculture and other subjects, and for the 5 organization and conduct of athletic, playground and other social center 6 work].

7 19. To [provide, by tax or otherwise, for the conveyance of] DETERMINE 8 WHETHER TRANSPORTATION SHOULD BE PROVIDED PURSUANT TO PARAGRAPH A OF 9 SUBDIVISION ONE OF SECTION THIRTY-SIX HUNDRED THIRTY-FIVE OF THIS CHAP-10 TER TO pupils residing in [a] THE school district WHO ARE GRADES IN 11 THROUGH EIGHT AND LIVE LESS THAN TWO MILES FROM THE SCHOOL KINDERGARTEN 12 THEY LEGALLY ATTEND OR ARE IN GRADES NINE THROUGH TWELVE AND LIVE LESS 13 FROM SUCH SCHOOL OR TO PUPILS IN ANY GRADE WHO LIVE THAN THREE MILES 14 MORE THAN FIFTEEN MILES FROM THE SCHOOL THEY LEGALLY ATTEND, (a) to the 15 elementary or high schools, or both, maintained in such district and/or (b) to the elementary or high schools, or both, in any city or district 16 with which an education contract shall have been made, and/or (c) to the 17 18 elementary or high schools, or both, other than public, situated within the district or an adjacent district or city, whenever such district 19 shall have contracted with the school authorities of any city, or with 20 21 another school district, for the education therein of the pupils resid-22 in such school district, or whenever in any school district pupils inq 23 of school age shall reside so remote from the schoolhouse therein or the 24 elementary or high school they legally attend, within or without the 25 district, that they are practically deprived of school advantages during 26 any portion of the school year.

15. Section 2022 of the education law, as amended by section 23 of 27 S 28 part A of chapter 436 of the laws of 1997, subdivisions 1 and 3 as 29 amended by section 8 of part C of chapter 58 of the laws of 1998, subdivision 2-a as amended by section 3 of part A of chapter 60 of the laws 30 of 2000, paragraph b of subdivision 2-a as amended by section 5 of part 31 32 W of chapter 57 of the laws of 2008, subdivision 4 as amended by section 33 7 of part M of chapter 57 of the laws of 2005 and subdivision 6 as added by chapter 61 of the laws of 2003, is amended to read as follows: 34

[Vote on] ADOPTION OF school district budgets [and on the]; 35 S 2022. ANNUAL DISTRICT MEETING AND election of school district trustees 36 and 37 board of education members. 1. Notwithstanding any law, rule or regulation to the contrary, the ANNUAL DISTRICT MEETING AND election of trustees or members of the board of education, and the TAX LEVY PROPOSI-38 39 40 [upon the appropriation of the necessary funds to meet the TION vote estimated expenditures,] in any common school district, union 41 free school district, central school district or central high school district 42 43 shall be held [at the annual meeting and election] on the third Tuesday 44 in May, provided, however, that such election shall be held on the 45 second Tuesday in May if the commissioner at the request of a local school board certifies no later than March first that such election 46 47 would conflict with religious observances. [When such election or vote 48 is taken by recording the ayes and noes of the qualified voters attend-49 ing, a majority of the qualified voters present and voting, by a hand or 50 voice vote, may determine to take up the question of voting the neces-51 sary funds to meet the estimated expenditures for a specific item separately, and the qualified voters present and voting may increase the 52 amount of any estimated expenditures or reduce the same, except 53 for 54 teachers' salaries, and the ordinary contingent expenses of the 55 schools.] The sole trustee, board of trustees or board of education of 56 every common, union free, central or central high school district and

every city school district to which this article applies shall hold a 1 2 budget hearing not less than seven nor more than fourteen days prior to 3 the annual meeting and election [or special district meeting at which a 4 school budget vote will occur], and shall prepare and present to the 5 voters at such budget hearing a proposed school district budget for the 6 IF THE QUALIFIED VOTERS HAVE APPROVED A TAX LEVY ensuing school year. 7 PROPOSITION IN ACCORDANCE WITH SECTION TWO THOUSAND TWENTY-THREE-B OF 8 THIS PART, SUCH TRUSTEES OR BOARD OF EDUCATION SHALL ADOPT A BUDGET THAT 9 COMPLIES WITH SUCH PROPOSITION. IF NO TAX LEVY PROPOSITION HAS BEEN 10 APPROVED BY THE QUALIFIED VOTERS, THEN THE TRUSTEES OR BOARD OF EDUCA-SHALL ADOPT A BUDGET THAT REQUIRES A TAX LEVY, EXCLUDING ANY CAPI-11 TION TAL TAX LEVY, THAT IS NO GREATER THAN 12 THE TAX LEVY BASE DETERMINED PURSUANT TO SECTION TWO THOUSAND TWENTY-THREE-A OF THIS PART. 13

14 2. [Except as provided in subdivision four of this section, nothing] 15 NOTHING in this section shall preclude the trustees or board of educa-16 tion, in their discretion, from submitting additional items of expendi-17 ture to the voters for approval as separate propositions or the voters 18 from submitting propositions pursuant to [section] SECTIONS two thousand 19 eight and two thousand thirty-five of this [article] PART.

20 2-a. Every common, union free, central, central high school district 21 and city school district to which this article applies shall mail a 22 school budget notice to all qualified voters of the school district 23 after the date of the budget hearing, but no later than six days prior to the annual meeting and election [or special district meeting at which 24 25 a school budget vote will occur]. The school budget notice shall compare 26 the percentage increase or decrease in total spending under the proposed budget over total spending under the school district budget adopted for 27 28 the current school year, with the percentage increase or decrease in the 29 consumer price index, from January first of the prior school year to 30 January first of the current school year, and shall also include [the information required by paragraphs a and b of this subdivision. 31 The 32 notice shall also set forth the date, time and place of the school budg-33 in the same manner as in the notice of annual meeting] THE et vote, DISTRICT'S TAX LEVY LIMIT AND TAX LEVY BASE DETERMINED 34 PURSUANT ΤO 35 SECTION TWO THOUSAND TWENTY-THREE-A OF THIS PART, THE TAX LEVY PROPOSED BY THE DISTRICT AND THE PROPOSED CAPITAL TAX LEVY, IF ANY. Such notice 36 37 shall be in a form prescribed by the commissioner.

Commencing with the proposed budget for the two thousand one--two 38 [a. thousand two school year, such notice shall also include a description 39 40 of how total spending and the tax levy resulting from the proposed budget would compare with a projected contingency budget adopted pursuant to 41 section two thousand twenty-three of this article, assuming that such 42 43 contingency budget is adopted on the same day as the vote on the 44 proposed budget. Such comparison shall be in total and by component 45 (program, capital and administrative), and shall include a statement of the assumptions made in estimating the projected contingency budget. 46

47 Commencing with the proposed budget for the two thousand eight -b.] 48 two thousand nine school year, such notice shall also include, in a format prescribed by the commissioner, an estimate of the tax savings 49 50 that would be available to an eligible homeowner under the basic school 51 relief (STAR) exemption authorized by section four hundred twentytax five of the real property tax law if the proposed budget were adopted. 52 53 Such estimate shall be made in the manner prescribed by the commission-54 er, in consultation with the office of real property services.

55 3. In all elections for trustees or members of boards of education or 56 votes involving the expenditure of money, or authorizing the levy of

taxes, the vote thereon shall be by ballot, or, in school districts that 1 2 prior to nineteen hundred ninety-eight conducted their vote at the annu-3 al meeting, may be ascertained by taking and recording the ayes and noes 4 of such qualified voters attending and voting at such district meetings.

5 [In the event that the original proposed budget is not approved by 4. 6 the voters, the sole trustee, trustees or board of education may adopt a 7 final budget pursuant to subdivision five of this section or resubmit to 8 the voters the original or a revised budget pursuant to subdivision three of section two thousand seven of this part. Upon one defeat of such resubmitted budget, the sole trustee, trustees or board of educa-9 10 11 tion shall adopt a final budget pursuant to subdivision five of this section.] Notwithstanding any other provision of law to the contrary, [the school district budget for any school year, or any part of such 12 13 14 budget or] any propositions involving the expenditure of money for such 15 school year shall not be submitted for a vote of the qualified voters 16 more than twice.

17 [5. If the qualified voters fail to approve the proposed school 18 district budget upon resubmission or upon a determination not to resub-19 mit for a second vote pursuant to subdivision four of this section, the 20 sole trustee, trustees or board of education, after applying thereto the 21 public school moneys and other moneys received or to be received for 22 that purpose, shall levy a tax for the sum necessary for teachers' sala-23 ries and other ordinary contingent expenses in accordance with the provisions of this subdivision and section two thousand twenty-three of 24 25 this article.

6. Notwithstanding the provisions of subdivision four of section eigh-26 27 teen hundred four and subdivision five of section nineteen hundred six of this title, subdivision one of section two thousand two of this arti-28 29 subdivision one of this section, subdivision two of section twencle, 30 ty-six hundred one-a of this title and any other provision of law to the contrary, the annual district meeting and election of every common, 31 32 union free, central and central high school district and the annual 33 meeting of every city school district in a city having a population of less than one hundred twenty-five thousand inhabitants that is scheduled 34 be held on the third Tuesday of May, two thousand three is hereby 35 to adjourned until the first Tuesday in June, two thousand three. The trus-36 tees or board of education of each such school district shall provide 37 38 notice of such adjourned meeting to the qualified voters in the manner 39 prescribed for notice of the annual meeting, and such notice shall 40 provide for an adjourned budget hearing. The adjourned district meeting or district meeting and election shall be deemed the annual meeting or 41 42 annual meeting and election of the district for all purposes under this 43 title and the date of the adjourned meeting shall be deemed the statewide uniform voting day for all purposes under this title. 44 Notwith-45 standing the provisions of subdivision seven of section sixteen hundred eight or subdivision seven of section seventeen hundred sixteen of this 46 47 title or any other provision of law, rule or regulation to the contrary, 48 in two thousand three the property tax report card shall be submitted to the department no later than twenty days prior to the date of the 49 50 adjourned meeting and the department shall make its compilation avail-51 able electronically at least seven days prior to such date.] 52

S 16. Section 2023 of the education law is REPEALED.

S 17. Subdivision 2 of section 2035 of the education law, as amended 53 54 by chapter 111 of the laws of 1979, is amended to read as follows: 55 2. In common school districts the manner of making nominations or

56 submitting propositions by anyone other than the trustees and in union

free school districts the manner of submitting propositions by anyone 1 other than the board of education for the purpose of preparing ballots 2 3 for the machine shall be prescribed by a rule previously adopted by the 4 trustees or board of education; provided, however, that the petition, 5 certificate, declaration, notice or other paper required by such rule, 6 the making of any such nomination or submission, except as to a for 7 question or proposition required by law to be stated in the published or 8 posted notice of the meeting shall be filed with the trustees or board of education not later than thirty days before the meeting or election. 9 10 Any nomination may be rejected by the trustees if the candidate is ineligible for the office or has declared his unwillingness to serve; 11 any proposition may be rejected by the trustees or board of education if the purpose of the proposition is not within the power of the voters, or 12 13 where A PROPOSITION TO CHANGE THE MILEAGE LIMITATIONS ON TRANSPORTATION 14 15 PURSUANT TO SUBDIVISION NINETEEN OF SECTION TWO THOUSAND TWENTY-ONE OF THIS PART WOULD REQUIRE the expenditure of ADDITIONAL moneys [is required by the proposition], if the proposition fails to include the 16 17 18 necessary specific appropriation. Any such rule may be amended from 19 time to time and may state that a reasonable minimum number of signatures shall be required for submission. The trustees or board of educa-20 21 tion shall cause such rule, and amendments from time to time, to be 22 printed for general distribution in the district. Provided, however, that the provisions of any special law relating to nominations and 23 elections in any union free school district shall continue to remain in 24 25 force, and the manner of making nominations and the conduct of meetings 26 and elections, shall conform to such special law.

27 S 18. Paragraph a of subdivision 9 and paragraphs a and b of subdivi-28 sion 12 of section 2503 of the education law, as amended by chapter 171 29 of the laws of 1996, are amended to read as follows:

30 Shall promote the best interests of the schools and other activa. ities committed to its care, and shall authorize, or in its discretion 31 32 conduct, and maintain such extra classroom activities, including the 33 operation of cafeterias or restaurant service for use by pupils and 34 teachers, as the board, from time to time, shall deem proper. Such cafeterias or restaurant service may be used by the community for school 35 36 related functions and activities and to furnish meals to the elderly 37 residents, sixty years of age or older, of the district. Such utiliza-38 tion AND THE OPERATION OF CAFETERIAS OR RESTAURANT SERVICE shall be 39 subject to the approval of the board of education[, and shall be subject 40 voter approval unless the cafeteria or restaurant service was operto ated during the preceding school year and requires no tax levy]. Charges 41 shall be sufficient to meet the direct cost of preparing and serving 42 43 such meals, reducible by available reimbursements.

44 a. to and from schools within the school district for distances 45 greater than two or three miles, as applicable, and to and from schools 46 outside the district within the mileage limitations prescribed in para-47 graph a of subdivision one of section thirty-six hundred thirty-five of 48 this chapter shall always be [an ordinary contingent expense] A CHARGE 49 UPON THE SCHOOL DISTRICT, and

50 b. for distances less than two or three miles, as applicable, or for 51 greater than fifteen miles to and from schools outside the district shall be [an ordinary contingent expense] A CHARGE 52 UPON THE SCHOOL DISTRICT if: (i) such transportation was provided during the preceding 53 54 school year and the qualified voters have not passed a special proposi-55 tion constricting the mileage limitations for the current school year 56 from those in effect in the prior year, or (ii) the qualified voters 1 have passed a special proposition expanding the mileage limitations in 2 effect in the prior year.

S 19. Section 2601-a of the education law, as added by chapter 171 of the laws of 1996, subdivision 2 as amended by section 6 and subdivision 4 as amended by section 8 of part M of chapter 57 of the laws of 2005, subdivision 3 as amended by chapter 640 of the laws of 2008, subdivision 5 as amended by section 29 of part A of chapter 436 of the laws of 1997, subdivision 6 as amended and subdivision 7 as added by chapter 474 of the laws of 1996, is amended to read as follows:

10 S 2601-a. Procedures for [adoption of school budgets] ANNUAL AND 11 SPECIAL DISTRICT MEETINGS in small city school districts. 1. The board 12 of education of each city school district subject to this article [shall 13 provide for the submission of a budget for approval of the voters pursu-14 ant to the provisions of this section.

15 2. The board of education] shall ADOPT A SCHOOL DISTRICT BUDGET AND 16 conduct all annual and special school district meetings for the purpose 17 [adopting a school district budget] VOTING ON PROPOSITIONS FOR THE of 18 EXPENDITURE OF MONEY, INCLUDING BUT NOT LIMITED TO VOTES PURSUANT ТΟ 19 SECTION FOUR HUNDRED SIXTEEN OF THIS CHAPTER, AND VOTING ON TAX LEVY 20 PROPOSITIONS PURSUANT TO SECTION TWO THOUSAND TWENTY-THREE-B OF THIS 21 in the same manner as a union free school district in accordance TITLE, 22 with the provisions of article forty-one of this title, except as otherwise provided by this section. The annual meeting and election of each 23 24 such city school district shall be held on the third Tuesday of May in 25 each year, provided, however that such annual meeting and election shall 26 be held on the second Tuesday in May if the commissioner at the request 27 local school board certifies no later than March first that such of а 28 election would conflict with religious observances[, and any school 29 budget revote shall be held on the date and in the same manner specified subdivision three of section two thousand seven of this title]. The 30 in provisions of this article, and where applicable subdivisions nine and 31 32 nine-a of section twenty-five hundred two of this title, governing the 33 qualification and registration of voters, and procedures for the nomination and election of members of the board of education shall continue 34 35 to apply, and shall govern the qualification and registration of voters 36 and voting procedures with respect to the adoption of a school district 37 budget.

38 [3.] 2. The board of education shall prepare a proposed school 39 district budget for the ensuing year in accordance with the provisions 40 of section seventeen hundred sixteen of this chapter, including all 41 provisions relating to required notices and appendices to the statement of expenditures. No board of education shall incur a school 42 district 43 liability except as authorized by the provisions of section seventeen 44 hundred eighteen of this chapter. Such proposed budget shall be 45 presented in three components: a program component, a capital component and an administrative component which shall be separately delineated in 46 47 accordance with regulations of the commissioner after consultation with 48 local school district officials. The administrative component shall 49 but need not be limited to, office and central administrative include, 50 expenses, traveling expenses and all compensation, salaries and benefits 51 of all school administrators and supervisors, including business admin-52 istrators, superintendents of schools and deputy, assistant, associate 53 or other superintendents under all existing employment contracts or 54 collective bargaining agreements, any and all expenditures associated 55 with the operation of the board of education, the office of the super-56 intendent of schools, general administration, the school business

office, consulting costs not directly related to direct student services 1 2 and programs, planning and all other administrative activities. The 3 program component shall include, but need not be limited to, all program 4 expenditures of the school district, including the salaries and benefits teachers and any school administrators or supervisors who spend a 5 of 6 majority of their time performing teaching duties, and all transporta-7 tion operating expenses. The capital component shall include, but need not be limited to, all transportation capital, debt service, and lease 8 resulting from judgments in tax certiorari 9 expenditures; costs 10 proceedings or the payment of awards from court judgments, administra-11 tive orders or settled or compromised claims; and all facilities costs of the school district, including facilities lease expenditures, 12 the annual debt service and total debt for all facilities financed by bonds 13 14 and notes of the school district, and the costs of construction, acqui-15 sition, reconstruction, rehabilitation or improvement of school buildings, provided that such budget shall include a rental, operations and 16 17 section that includes base rent costs, total rent costs, maintenance 18 operation and maintenance charges, cost per square foot for each facili-19 ty leased by the school district, and any and all expenditures associated with custodial salaries and benefits, service contracts, supplies, 20 21 utilities, and maintenance and repairs of school facilities. [For the the development of a budget for the nineteen hundred nine-22 purposes of ty-seven--ninety-eight school year, the board of education shall sepa-23 24 rate its program, capital and administrative costs for the nineteen 25 hundred ninety-six--ninety-seven school year in the manner as if the 26 budget for such year had been presented in three components.] Except as provided in subdivision [four] THREE of this section, nothing in this section shall preclude the board, in its discretion, from submitting 27 28 additional items of expenditure to the voters for approval as 29 separate propositions or the voters from submitting propositions [pursuant] to 30 THE EXTENT AUTHORIZED BY sections two thousand eight and two 31 thousand 32 thirty-five of this chapter.

33 [4. In the event the qualified voters of the district reject the budg-34 et proposed pursuant to subdivision three of this section, the board may propose to the voters a revised budget pursuant to subdivision three of 35 section two thousand seven of this title or may adopt a contingency 36 37 budget pursuant to subdivision five of this section and subdivision five section two thousand twenty-two of this title.] 3. The [school 38 of district budget for any school year, or any part of such budget or] 39 40 BOARD OF EDUCATION SHALL NOT SUBMIT any propositions involving the expenditure of money for such school year [shall not be submitted] for a 41 vote of the qualified voters more than twice. [In the event the quali-42 43 fied voters reject the resubmitted budget, the board shall adopt a 44 contingency budget in accordance with subdivision five of this section 45 and subdivision five of such section two thousand twenty-two of this 46 title.

47 5. If the qualified voters fail or refuse to vote the sum estimated to 48 be necessary for teachers' salaries and other ordinary contingent 49 expenses, the board shall adopt a contingency budget in accordance with 50 this subdivision and shall levy a tax for that portion of such sum 51 remaining after applying thereto the moneys received or to be received from state, federal or other sources, in the same manner as if the budg-52 et had been approved by the qualified voters; subject to the limitations 53 54 imposed in subdivision four of section two thousand twenty-three of this 55 chapter and this subdivision. The administrative component shall not 56 comprise a greater percentage of the contingency budget exclusive of the

1 capital component than the lesser of (1) the percentage the administra-2 tive component had comprised in the prior year budget exclusive of the 3 capital component; or (2) the percentage the administrative component 4 had comprised in the last proposed defeated budget exclusive of the 5 capital component. Such contingency budget shall include the sum deter-6 mined by the board to be necessary for:

7 (a) teachers' salaries, including the salaries of all members of the 8 teaching and supervising staff;

9 (b) items of expense specifically authorized by statute to be incurred 10 by the board of education, including, but not limited to, expenditures for transportation to and from regular school programs included as ordi-11 12 nary contingent expenses in subdivision twelve of section twenty-five hundred three of this chapter, expenditures for textbooks, 13 required 14 services for non-public school students, school health services, special 15 education services, kindergarten and nursery school programs, and the 16 district's share of the administrative costs and costs of services 17 provided by a board of cooperative educational services;

18 (c) items of expense for legal obligations of the district, including, 19 but not limited to, contractual obligations, debt service, court orders 20 or judgments, orders of administrative bodies or officers, and standards 21 and requirements of the board of regents and the commissioner that have 22 the force and effect of law;

23 (d) the purchase of library books and other instructional materials 24 associated with a library;

25 (e) items of expense necessary to maintain the educational programs of the district, preserve the property of the district or protect the health and safety of students and staff, including, but not limited to, 26 27 28 support services, pupil personnel services, the necessary salaries for 29 necessary number of non-teaching employees, necessary legal the expenses, water and utility charges, instructional supplies for teach-30 31 use, emergency repairs, temporary rental of essential classroom ers' 32 facilities, and expenditures necessary to advise school district voters 33 concerning school matters; and

34 (f) expenses incurred for interschool athletics, field trips and other 35 extracurricular activities; and

36 (g) any other item of expense determined by the commissioner to be an 37 ordinary contingent expense in any school district.

6. The commissioner shall determine appeals raising questions as to what items of expenditure are ordinary contingent expenses pursuant to subdivision five of this section in accordance with section two thousand twenty-four and three hundred ten of this chapter.

42 7.] 4. Each year, the board of education shall prepare a school 43 report card, pursuant to regulations of the commissioner, and district 44 shall make it publicly available by transmitting it to local newspapers of general circulation, appending it to copies of the proposed budget made publicly available as required by law, making it available for 45 46 47 distribution at the annual meeting, and otherwise disseminating it as 48 required by the commissioner. Such report card shall include measures of 49 the academic performance of the school district, on a school by school 50 and measures of the fiscal performance of the district, as basis, 51 prescribed by the commissioner. Pursuant to regulations of the commissioner, the report card shall also compare these measures to statewide 52 53 averages for all public schools, and statewide averages for public 54 schools of comparable wealth and need, developed by the commissioner. 55 Such report card shall include, at a minimum, any information on the school district regarding pupil performance and expenditure per pupil 56

required to be included in the annual report by the regents to the 1 2 governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other information required by the commissioner. 3 4 School districts (i) identified as having fifteen percent or more of 5 their students in special education, or (ii) which have fifty percent or 6 more of their students with disabilities in special education programs 7 services sixty percent or more of the school day in a general educaor 8 tion building, or (iii) which have eight percent or more of their students with disabilities in special education programs in public or 9 10 private separate educational settings shall indicate on their school 11 district report card their respective percentages as defined in this paragraph and paragraphs (i) and (ii) of this subdivision as compared to 12 13 the statewide average.

14 S 20. Paragraph b-1 of subdivision 4 of section 3602 of the education 15 law, as amended by section 13 of part A of chapter 57 of the laws of 16 2009, is amended to read as follows:

17 b-1. Notwithstanding any other provision of law to the contrary, for 18 two thousand seven--two thousand eight through two thousand thirthe 19 teen--two thousand fourteen school years, the additional amount payable to each school district pursuant to this subdivision in the current year 20 21 total foundation aid, after deducting the total foundation aid base, as 22 shall be deemed a state grant in aid identified by the commissioner for 23 general use for purposes of [sections] SECTION seventeen hundred eigh-24 teen [and two thousand twenty-three] of this chapter.

25 S 21. Subdivision 11 of section 3602-e of the education law, as 26 amended by section 19 of part B of chapter 57 of the laws of 2007, is 27 amended to read as follows:

28 11. Notwithstanding the provisions of subdivision ten of this section, 29 where the district serves fewer children during the current year than in the base year, the school district shall have its apportionment reduced 30 in an amount proportional to such deficiency in the current year or in 31 32 the succeeding school year, as determined by the commissioner, except 33 such reduction shall not apply to school districts which have fully 34 implemented a universal pre-kindergarten program by making such program 35 available to all eligible children. [Expenses incurred by the school 36 district in implementing a pre-kindergarten program plan pursuant to 37 this subdivision shall be deemed ordinary contingent expenses.]

S 22. Paragraphs a and b of subdivision 1 of section 3635 of the education law, paragraph a as amended by chapter 69 of the laws of 1992, paragraph b as amended by chapter 718 of the laws of 1990 and subparagraph (i) of paragraph b as amended by chapter 571 of the laws of 1994, are amended to read as follows:

43 a. Sufficient transportation facilities (including the operation and 44 maintenance of motor vehicles) shall be provided by the school district 45 for all the children residing within the school district to and from the 46 school they legally attend, who are in need of such transportation 47 of the remoteness of the school to the child or for the because promotion of the best interest of such children. 48 Such transportation shall be provided for all children attending grades kindergarten through 49 50 eight who live more than two miles from the school which they legally attend and for all children attending grades nine through twelve 51 who live more than three miles from the school which they legally attend and 52 shall be provided for each such child up to a distance of fifteen miles, 53 54 the distances in each case being measured by the nearest available route 55 from home to school. The cost of providing such transportation between 56 two or three miles, as the case may be, and fifteen miles shall be

considered for the purposes of this chapter to be a charge upon the 1 2 district [and an ordinary contingent expense of the district]. Transpor-3 tation for a lesser distance than two miles in the case of children 4 attending grades kindergarten through eight or three miles in the case 5 of children attending grades nine through twelve and for a greater 6 distance than fifteen miles may be provided by the district WITH THE 7 APPROVAL OF THE QUALIFIED VOTERS, and, if provided, shall be offered 8 equally to all children in like circumstances residing in the district; provided, however, that this requirement shall not apply to transporta-9 10 tion offered pursuant to section thirty-six hundred thirty-five-b of 11 this [article] PART.

12 b. (i) School districts providing transportation to a nonpublic school 13 for pupils living within a specified distance from such school shall 14 designate one or more public schools as centralized pick-up points and 15 shall provide transportation between such points and such nonpublic 16 schools for students residing in the district who live too far from such 17 nonpublic schools to qualify for transportation between home and school. 18 The district shall not be responsible for the provision of transporta-19 tion for pupils between their home and such pick-up points. The district may provide school bus transportation to a pupil if the resi-20 21 dence of the pupil is located on an established route for the transpor-22 tation of pupils to the centralized pick-up point provided such trans-23 portation does not result in additional costs to the district. [The cost of providing transportation between such pick-up points and such nonpub-24 25 lic schools shall be an ordinary contingent expense.]

26 (ii) A board of education may, at its discretion, provide transportation for pupils residing within the district to a nonpublic school 27 located more than fifteen miles from the home of any such pupil provided 28 29 that such transportation has been provided to such nonpublic school pursuant to this subdivision in at least one of the immediately preced-30 ing three school years and such transportation is provided from one or 31 32 more centralized pick-up points designated pursuant to this paragraph 33 and that the distance from such pick-up points to the nonpublic school not more than fifteen miles. The district shall not be responsible 34 is 35 for the provision of transportation for pupils between [pupils] PUPILS' such pick-up points. [The cost of providing transportation 36 homes and 37 between such pick-up points and such nonpublic schools shall be an ordinary contingent expense.] 38

39 S 23. Subdivision 10 of section 3635-b of the education law, as 40 amended by chapter 422 of the laws of 2004, is amended to read as 41 follows:

10. The cost of providing transportation, pursuant to the provisions of this section, shall [be an ordinary contingent expense and shall] be included as an item of expense for purposes of determining the transportation quota of such district.

S 24. Subdivision 3-a of section 3651 of the education law is REPEALED and subdivisions 1, 3, 4 and 5, subdivision 1 as amended by chapter 504 of the laws of 1949, subdivisions 3 and 4 as added by chapter 782 of the laws of 1948 and subdivision 5 as amended by chapter 976 of the laws of 1963, are amended to read as follows:

1. A reserve fund may be established by the school authorities of any school district, [provided, however, that no such fund shall be established (a) until approved by a majority vote of the qualified voters of the district voting on a proposition therefor submitted at a regular or special school district meeting, or in school districts which do not have such meetings, at an election called for such purpose, and (b)

unless the notice of such meeting or election shall have stated that a 1 2 proposition to establish a reserve fund would be so submitted, the 3 purpose of the fund, the ultimate amount thereof, its probable term and 4 the source from which the funds would be obtained] AS DEFINED IN SUBDI-5 VISION TWELVE OF SECTION TWO OF THIS CHAPTER. Such reserve fund may be 6 established for financing, in whole or in part, the cost of any object 7 or purpose for which bonds may be issued by, or for the objects or 8 purposes of, the school district pursuant to the local finance law. The [proposition] RESOLUTION OF THE SCHOOL AUTHORITIES ESTABLISHING THE 9 10 RESERVE FUND shall specify the purpose for which the fund is established, the ultimate amount, the probable term and the source from which 11 the funds are to be obtained. There shall be paid into any such fund an 12 13 annual amount sufficient to meet the requirements of the proposition OR RESOLUTION. In addition, the [voters] SCHOOL AUTHORITIES may from time 14 15 to time direct the [school authorities to pay] PAYMENT into such fund OF moneys derived from any other source. 16

17 3. An expenditure shall be made from a reserve fund only by authori-18 zation of the [voters] SCHOOL AUTHORITIES and for the specific purpose 19 specified in the proposition OR RESOLUTION WHICH ESTABLISHED THE RESERVE 20 FUND.

4. The [voters] SCHOOL AUTHORITIES may authorize the transfer of all or any part of any reserve fund to any other reserve fund established pursuant to this section.

24 Whenever the [voters] SCHOOL AUTHORITIES shall determine that the 5. 25 original purpose for which a reserve fund has been established is no 26 longer desirable, [the school authorities] THEY may liquidate the fund by first applying its proceeds to any outstanding bonded indebtedness and applying the balance, if any, to the annual tax levy, provided, 27 28 29 however, that the amount so applied in any one year shall not be greater than the amount which will reduce the tax rate for school purposes below 30 five mills on actual valuation; provided, however, that the school 31 32 authorities in any school district having no outstanding bonded indebtedness may, in any year in which no state aid is payable thereto under 33 34 the provisions of this chapter, liquidate such fund by applying the 35 balance thereof to the annual tax levy, regardless of the tax rate for school purposes[, subject to the approval of a majority of the qualified 36 37 electors of the district voting on a proposition therefor submitted at a regular or special school district meeting, or in school districts which 38 39 do not have such meetings, at an election called for such purpose].

40 S 25. Paragraphs j and k of subdivision 2 of section 23 of the munici-41 pal home rule law are relettered k and l, and a new paragraph j is added 42 to read as follows:

43 J. OVERRIDES THE TAX LEVY LIMITATION APPLICABLE FOR THE COMING FISCAL 44 YEAR IN ACCORDANCE WITH SECTION THREE-C OF THE GENERAL MUNICIPAL LAW.

45 26. This act shall take effect immediately and shall first apply to S the levy of taxes by school districts for the 2012-2013 school year and 46 47 school district meetings and elections held on and after such effecto 48 tive date; provided, however, that sections eight, fifteen, twenty, twenty-one and twenty-two of this act shall take effect July 1, 2012; 49 50 and provided further, that section one of this act shall first apply to 51 the levy of taxes by local governments for the fiscal year that begins 52 in 2012.