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## 2011-2012 Regular Sessions

## IN SENATE

March 31, 2011

Introduced by Sen. YOUNG -- (at request of the Legislative Commission on Rural Resources) -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

AN ACT to amend the general municipal law, in relation to municipal annexation

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

Section 1. The section heading of section 703 of the general municipal law, as added by chapter 844 of the laws of 1963, is amended to read as follows:

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Petition [for annexation] BY RESIDENTS OR PROPERTY OWNERS TO INITIATE ANNEXATION OF TERRITORY.

- S 2. The general municipal law is amended by adding a new section 703-a to read as follows:
- 8 703-A. RESOLUTION BY GOVERNING BOARDS OF MUNICIPALITIES TO INITIATE 9 ANNEXATION OF TERRITORY. EXCEPT FOR TERRITORY IN AN AGRICULTURAL DISTRICT, OR OUTSIDE OF SUCH DISTRICT BUT ELIGIBLE FOR AN AGRICULTURAL 10 ASSESSMENT, PURSUANT TO ARTICLE TWENTY-FIVE-AA OF THE AGRICULTURE 11 MARKETS LAW, THE GOVERNING BOARDS OF TWO OR MORE MUNICIPALITIES WHICH 12 HAVE MUTUALLY AGREED TO STUDY THE ANNEXATION OF TERRITORY, MAY, BY JOINT 13 RESOLUTION, PROPOSE THE ANNEXATION OF SUCH TERRITORY, 14 15 PROVISIONS OF THIS ARTICLE.
- 16 S 3. The section heading and subdivision 1 of section 704 of the 17 general municipal law, as added by chapter 844 of the laws of 1963, are 18 amended to read as follows:
- Notice of hearing on petition [for] OR JOINT RESOLUTION TO INITIATE annexation OF TERRITORY. 1. [Within twenty days after the receipt of such petition] IN THE EVENT IT IS PROPOSED TO ANNEX TERRITORY, the governing board or boards of the local government or governments to which it is proposed to annex such territory and the governing board or boards of the affected local government or governments in which such

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

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territory is situated shall, WITHIN TWENTY DAYS AFTER RECEIPT OF A PETI-TION OR ADOPTION OF A JOINT RESOLUTION TO INITIATE ANNEXATION, respec-3 tively cause a notice to be published once in its or their official newspapers, or, if there be no official newspaper, in a newspaper 5 published in the county and having general circulation within the 6 of such local government or governments, as the case may be. The govern-7 ing board of each affected local government in which such territory is situated also shall cause a copy of such notice to be mailed to each 9 person or corporation owning real property in such territory as shown by 10 last preceding assessment roll and to all persons residing in such 11 territory qualified to vote for officers of the city, town or village, 12 the case may be, in which such territory is situated as their names 13 appear upon the register of voters for the last preceding general 14 election. Where the territory to be annexed is situated wholly or part-15 ly within a village, the governing board of such village and the governing board of a town or towns in which such territory is wholly or partly 16 17 situated may provide by agreement for joint publication and mailing of such notice. Failure to mail such notice or failure of any addressee to 18 19 receive the same shall not in any manner affect the validity of the 20 JOINT RESOLUTION TO INITIATE ANNEXATION or petition OR 21 proceedings taken thereon. Such notice shall state that a petition for 22 the annexation of territory OR A JOINT RESOLUTION TO INITIATE ANNEXATION 23 OF TERRITORY to the local government or governments (naming it 24 and briefly describing the territory proposed to be annexed thereto) has 25 been [received] PROPOSED, that at a specified place in one of such local 26 governments on a specified day not less than twenty days nor more than 27 forty days after the publication and mailing of such notice, which place and date shall be specified therein, a joint hearing will be had upon 28 such petition OR JOINT RESOLUTION TO INITIATE ANNEXATION by such govern-29 ing boards. Each of such governing boards shall cause a copy of such 30 notice to be mailed not less than ten days prior to the date of 31 32 joint hearing to the school authorities of any school district in which 33 all or part of the territory proposed to be annexed is 34 where it is proposed to annex territory to a city, to the school author-35 ities of any school district (a) adjoining the territory proposed to be annexed and (b) located wholly or partly within such city. 36 37

S 4. Section 707 of the general municipal law, as added by chapter 844 of the laws of 1963, is amended to read as follows:

S 707. Disposition of property in area proposed to be annexed. Except as may be provided in an agreement among the affected local governments, as authorized by subdivision two of this section concerning the retention, division, REGULATION or other disposition of personal property and rights in real and personal property of any affected local government or governments or any special or improvement district in the territory proposed to be annexed, all real or personal property and rights in real and personal property, including, limited to, LAND USE, streets, avenues, roads, highways, bridges, overpasses, underpasses, culverts, sidewalks, street lighting fixtures, pipes, drains, either above or below the ground surface, and appurtenances and appurtenant rights in relation thereto, owned by any of such local governments (other than the one to which such territory is annexed) shall become the property of the county, city, village, or town (where the territory is not annexed to a village or villages in the town), to which such territory is annexed as of the date of such annexation, but the ownership of any real and personal property or rights in

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real and personal property of, or acquired for, special or improvement districts in such territory shall remain unaffected.

- 2. At any time prior to their determinations as provided by section seven hundred eleven of this article, the governing boards of the affected local governments, or their designated representatives, shall have power to agree on the retention, division, LAND USE or other disposition, either with or without consideration, of real or personal property and rights in real or personal property of any such affected local government or of any special or improvement districts in which the territory proposed to be annexed is situated. Any such agreement shall be in writing and shall be executed by such governing boards, or their designated representatives, covering the matters agreed upon. Such agreement may provide for the execution of any deeds or instruments affecting the retention, division, LAND USE or other disposition of such property, either with or without consideration. Any such agreement shall be followed in the local law to be adopted pursuant to section seven hundred fourteen of this article.
- S 5. Subdivisions 1 and 2 of section 711 of the general municipal law, as added by chapter 844 of the laws of 1963, are amended to read as follows:
- 1. Within ninety days after the hearing held pursuant to section seven hundred five OF THIS ARTICLE is concluded, the governing board of each affected local government shall determine by a majority vote of its total voting strength whether the petition OR JOINT RESOLUTION TO INITIATE ANNEXATION complies with the provisions of this article and whether, on the basis of considerations including but not limited to those relating to the effects upon (a) the territory proposed to be annexed, (b) the local government or governments to which the territory is proposed to be annexed, (c) the remaining area of the local government or governments in which the territory is situated and (d) any school district, fire district or other district corporation, public benefit corporation, fire protection district, fire alarm district or town or county improvement district, situated wholly or partly in such territory, it is in the over-all public interest to approve such proposed annexation.
- 2. a. At such time, each such governing board shall adopt a resolution which shall include findings with respect to compliance of the petition OR JOINT RESOLUTION TO INITIATE ANNEXATION, with the provisions of this article and with respect to the effect of such proposed annexation on the over-all public interest. In the case of a governing board which has executed any agreement described in subdivision two of section seven hundred seven or subdivision two of section seven hundred eight of this article relating to the assumption of indebtedness or other liabilities or the disposition of property rights in the event of annexation, findings with respect to the effect of such annexation on the over-all public interest shall be based on and include the terms and conditions such agreement to the extent applicable. Where no agreement as described herein governs the assumption of indebtedness or other liabilities or the disposition of property, such findings shall be based on and include provisions concerning such assumption or disposition prescribed in subdivision one of section seven hundred seven or subdivision one of section seven hundred eight of this article, as the case may
- b. Each such board shall thereupon make and sign a written order accordingly containing its determination and file copies thereof, together with copies of the agreement, if any, the petition OR JOINT RESOLUTION TO INITIATE ANNEXATION, the notice, the written objections,

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if any, and testimony and minutes of proceedings taken and kept on the hearing, in the offices of the clerks of all the affected local governments. In the event that the governing board of an affected local government does not make, sign and file a written order as required by this section, such governing board shall be deemed to have approved the proposed annexation as of the expiration of the ninety-day period provided in subdivision one [hereof] OF THIS SECTION.

- S 6. Subdivision 2 of section 713 of the general municipal law, as added by chapter 844 of the laws of 1963, is amended to read as follows:

  2. If such proposition is approved by a majority of the qualified persons voting thereon, the petition OR JOINT RESOLUTION, together with a certificate of election which shall set forth or have annexed thereto a description of the territory to be annexed, shall, within twenty days after such election be filed by the governing board or boards of the city, town or village, as the case may be, in the office of the clerk of such local government or governments and in the office of the clerk or clerks of the local government or governments to which such territory is to be annexed.
- 19 S 7. This act shall take effect immediately.