3956

2013-2014 Regular Sessions

IN SENATE

February 28, 2013

- Introduced by Sen. GRISANTI -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development
- AN ACT to amend the executive law, in relation to the universal design incentive

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

1 Section 1. Legislative intent and findings. The legislature hereby 2 finds that the availability of accessible housing opportunities is vital 3 to the safety and welfare of persons with limited mobility including 4 seniors and persons with either permanent or temporary physical disabil-5 ities.

6 This act provides for a Universal Design Incentive (UDI) permit fee 7 structure and other benefits that reduce the cost and time needed to 8 create accessible and adaptable housing. An increase in the inventory of 9 such single and multi-family dwellings is needed to meet the needs of a 10 growing number of residents and visitors with disabilities and for those 11 who wish to retire in their own homes as is commonly referred to as the 12 ability to "age-in-place".

13 The legislature hereby provides this UDI legislation to stimulate the development of adaptable and accessible housing by offering permits for 14 15 both new dwellings and for alterations to existing dwellings under an 16 incentive based fee structure with expedited application processing. The 17 also provides for the exemption from certain dimensional (setback) UDI 18 requirements for alterations to existing dwellings that are necessary to 19 create an accessible entryway. Further, the UDI provides for an exemption from maximum floor area and lot coverage calculations for new 20 and substantially altered single family dwellings. This act is intended 21 22 encourage and expedite the development of additional local housing to 23 opportunities for independent living.

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

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4 persons with limited mobility such as persons with disabilities. 5 legislature hereby finds that the inclusion of certain accessible The and adaptable dwelling design features into the construction of new 6 7 dwelling units as well as the alteration of existing dwelling units will 8 allow seniors and persons with disabilities greater opportunity to occupy or visit homes within New York state and, to age in place which 9 10 avoids the considerable cost to retirees, their families and often to 11 New York state for unnecessary and unwanted residencies in assisted living or nursing care facilities. 12

13 Therefore, this act is necessary to expand the inventory of housing 14 opportunities that are defined as accessible or adaptable.

15 S 2. The executive law is amended by adding a new section 378-a to read as follows: 16

S 378-A. UNIVERSAL DESIGN INCENTIVE. THE NEW YORK STATE UNIFORM FIRE 17 PREVENTION AND BUILDING CODE SHALL CONTAIN THE PROVISIONS SET FORTH IN 18 19 THIS SECTION.

20 1. AS USED IN THIS SECTION, THE FOLLOWING DEFINITIONS SHALL APPLY:

21 A. "ACCESSIBLE" MEANS A BUILDING OR PORTION THEREOF THAT CAN ΒE 22 APPROACHED, ENTERED AND USED BY PEOPLE WITH PHYSICAL DISABILITIES.

23 "ACCESSIBLE DOOR" MEANS A THIRTY-SIX INCH DOOR THAT WHEN HUNG IN в. THE STANDARD MANNER PROVIDES A MINIMUM CLEARANCE OF THIRTY-TWO 24 INCHES 25 WITH NO MORE THAN ONE-QUARTER INCH BEVELED THRESHOLDS AND EQUIPPED OR 26 EASILY REFITTED WITH LEVER-TYPE DOOR HANDLES.

27 C. "ADAPTABLE" MEANS LIVING SPACE WHICH MAY BE READILY CONVERTED WITH-28 OUT DEMOLITION AND WITH MINIMAL EFFORT AND COST INTO LIVING SPACE THAT IS ACCESSIBLE. 29

MEANS A ROOM COMMONLY CONTAINING A TOILET, SINK, AND 30 "BATHROOM" D. EITHER A SHOWER, BATHTUB, COMBINATION BATHTUB/SHOWER, OR BOTH A SHOWER 31 32 AND A BATHTUB. THIS TERM SHALL INCLUDE A COMPARTMENTED BATHROOM IN WHICH 33 THE FIXTURES ARE DISTRIBUTED AMONG INTERCONNECTED ROOMS.

34 Ε. "BUILDING OFFICIAL" MEANS A PERSON DESIGNATED BY THE SECRETARY WHO 35 SHALL OVERSEE THAT THE PROVISIONS SET FORTH IN THIS SECTION ARE ADHERED TO. 36

37 F. "COMMON USE ROOM" MEANS A ROOM COMMONLY USED BY RESIDENTS OR GUESTS 38 TO CONGREGATE.

39 "DIMENSIONAL REQUIREMENTS" MEANS ANY G. LOCAL ZONING ORDINANCES 40 GOVERNING THE SIZE OF ANY STRUCTURES ON A BUILDING LOT. THIS TERM SHALL 41 INCLUDE SETBACK REQUIREMENTS.

MEANS ONE OR MORE ROOMS IN A BUILDING THAT ARE 42 UNIT" Η. "DWELLING 43 ARRANGED, DESIGNED, USED OR INTENDED FOR USE BY ONE OR MORE FAMILIES.

44 I. "FLEX ROOM" MEANS A COMMON USE ROOM THAT CAN BE CONVERTED ΤO Α 45 PRIVATE BEDROOM WITHOUT DEMOLITION, WITH THE EXCEPTION OF THAT WHICH IS REQUIRED FOR INSTALLING A DOOR IN AN EXISTING WALL OPENING. A FLEX ROOM 46 47 MUST SUCH CODE REQUIREMENTS AS MAY BE ADOPTED FOR FUTURE USE AS A MEET 48 BEDROOM INCLUDING EGRESS AND SMOKE DETECTION. 49

J. "KITCHEN" MEANS A ROOM USED FOR THE COOKING OR WARMING OF FOOD.

50 K. "LOT COVERAGE RESTRICTIONS" MEANS ANY LOCAL ZONING ORDINANCES 51 GOVERNING THE RATIO OF THE OCCUPIED AREA TO THE TOTAL AREA OF A BUILDING OCCUPIED AREA REFERS TO THE AREA OF A BUILDING LOT WHICH IS 52 LOT. THECOVERED BY BUILDINGS, DRIVEWAYS AND OTHER STRUCTURES. 53

54 L. "POWDER ROOM" MEANS A ROOM CONTAINING A TOILET AND SINK, BUT NO 55 BATHTUB OR SHOWER. IT INCLUDES A COMPARTMENTED POWDER ROOM IN WHICH THE 56 FIXTURES ARE DISTRIBUTED AMONG INTERCONNECTED ROOMS.

M. "SETBACK REOUIREMENTS" MEANS ANY LOCAL ZONING ORDINANCES GOVERNING 1 2 HOW CLOSE TO A PROPERTY LINE ANY BUILDING MAY BE BUILT. 3 "UNIVERSAL DESIGN INCENTIVE" MEANS THE FEE REDUCTIONS SET FORTH IN Ν. 4 SUBDIVISION TWO OF THIS SECTION. 5 2. THE SECRETARY SHALL GRANT SUCH NEW BUILDING OR BUILDING ALTERATION REDUCTIONS AS HE OR SHE DEEMS SUFFICIENT TO ENCOURAGE THE 6 PERMIT FEE 7 EXPEDITED DEVELOPMENT OF NEW DWELLING UNITS OR THE SUBSTANTIAL ALTER-ATION OF EXISTING SINGLE AND MULTI-FAMILY DWELLING UNITS THAT ARE TO BE 8 9 ACCESSIBLE OR ADAPTABLE TO PERSONS WITH EITHER TEMPORARY OR PERMANENT 10 PHYSICAL DISABILITIES. 3. TO QUALIFY FOR THE UNIVERSAL DESIGN INCENTIVE, APPLICATIONS FOR NEW 11 12 OR SUBSTANTIALLY ALTERED EXISTING SINGLE OR MULTI-FAMILY DWELLING UNITS 13 SHALL CONTAIN AN: 14 A. ACCESSIBLE ENTRANCEWAY AND ACCESSIBLE INTERNAL ROUTE OF TRAVEL. 15 THIS REOUIRES: 16 (I) ONE UNOBSTRUCTED WALKWAY OF AT LEAST THIRTY-SIX INCHES IN WIDTH 17 WITH AN APPROACH SLOPE OF NOT MORE THAN 1CONSUMER PROTECTION FROM THE DRIVEWAY OR PUBLIC SIDEWALK TO THE ACCESSIBLE ENTRANCEWAY; 18 19 (II) ONE STEP-FREE ENTRY AT ANY OPENING OF THE DWELLING (FRONT, BACK, SIDE, GARAGE) THAT IS IDENTIFIED AS THE ACCESSIBLE ENTRANCEWAY; 20 21 (III) ALL EXTERIOR HINGED DOORS TO BE ACCESSIBLE DOORS WITH A MINIMUM 22 THIRTY-TWO INCH INTERNAL CLEARANCE AND WITH NO MORE THAN ONE-QUARTER OF 23 INCH BEVELED THRESHOLDS AND EQUIPPED OR EASILY REFITTED WITH LEVER-TYPE 24 DOOR HANDLES; 25 ALL INTERIOR HINGED DOORS WITH LANDINGS TO BE A MINIMUM OF THIR-(IV) 26 TY-SIX INCHES WIDE (THIRTY-TWO INCH INTERNAL CLEARANCE) WITH NO MORE 27 THAN ONE-QUARTER INCH BEVELED THRESHOLDS AND EQUIPPED OR EASILY REFITTED 28 WITH LEVER-TYPE DOOR HANDLES; 29 (V) ONE DEDICATED POWER SOURCE AT ALL INTERIOR STAIRS LEADING TO HABI-TABLE SPACE FOR POSSIBLE FUTURE CHAIR LIFT INSTALLATION; AND 30 (VI) AN ACCESSIBLE ROUTE CONNECTING THE ACCESSIBLE ENTRANCEWAY WITH 31 32 ALL ACCESSIBLE DWELLING SPACE, INCLUDING THE ACCESSIBLE POWDER ROOM, 33 BATHROOM, KITCHEN, FLEX ROOM OR BEDROOM AND OTHER COMMON USE ROOMS ON 34 THE ACCESSIBLE LEVEL OF THE DWELLING. 35 B. ACCESSIBLE BEDROOM OR FLEX ROOM ON THE GROUND/FIRST FLOOR OF DWELL-36 ING. THIS REOUIRES: 37 (I) ONE ACCESSIBLE BEDROOM ON THE GROUND/FIRST FLOOR; OR 38 (II) ONE FLEX ROOM ON THE GROUND/FIRST FLOOR. A FLOOR PLAN DESIGN 39 SHALL DEMONSTRATE HOW A COMMON USE ROOM CAN BE CONVERTED INTO A PRIVATE 40 BEDROOM WITHOUT DEMOLITION, EXCEPT FOR THAT WHICH IS REQUIRED FOR INSTALLATION OF A DOOR IN AN EXISTING WALL OPENING. 41 C. ACCESSIBLE OR ADAPTABLE KITCHEN. THIS REQUIRES: 42 43 (I) ONE ACCESSIBLE OR ADAPTABLE KITCHEN; OR AS DEFINED BY THE BUILDING OFFICIAL, A KITCHEN THAT PROVIDES 44 (II) 45 ADEQUATE WHEELCHAIR ACCESS AND CIRCULATION WITH ACCESSIBLE LIGHT, VENT, OVEN AND STOVETOP CONTROLS AS WELL AS BREAKAWAY CABINETRY UNDER THE SINK 46 47 FOR EASE OF FUTURE MODIFICATION FOR WHEELCHAIR ACCESSIBILITY. 48 D. ACCESSIBLE BATHROOM OR ADAPTABLE POWDER ROOM ON THE GROUND/FIRST 49 FLOOR. THIS REQUIRES: 50 (I) AN INTERIOR SIXTY INCH CLEAR TURNING RADIUS; 51 (II) A WALL BLOCKING FOR FUTURE GRAB BARS; 52 (III) FAUCETS TO BE LEVER-TYPE AND PREFERABLY SINGLE LEVER OR ARE 53 EASILY REFITTED AS SUCH; AND 54 (IV) EITHER: 55 STEP-FREE TUB OR ROLL-IN SHOWER WITH WALL BLOCKING AND GRAB (A) A 56 BARS; OR

(B) SUFFICIENT SPACE FOR FUTURE ACCESSIBLE SHOWER OR ACCESSIBLE BATH 1 THAT DOES NOT ENCROACH ON THE REQUIRED SIXTY INCH TURNING RADIUS. 2 3 ADAPTABLE PLUMBING SHALL BE PROVIDED FOR THE FUTURE INSTALLATION OF A 4 STEP-FREE TUB OR ROLL-IN SHOWER, BROUGHT TO THE FLOOR AND WALLS AND 5 CAPPED-OFF FOR FUTURE USE. 4. A. AN EXEMPTION FROM ANY SETBACK REQUIREMENTS SHALL BE GRANTED FOR 6 7 ANY ALTERATIONS, SUCH AS AMERICANS WITH DISABILITIES ACT-COMPLIANT WHEELCHAIR RAMPS, FOR EXISTING DWELLINGS THAT PROVIDE ONE ACCESSIBLE 8 9 ENTRYWAY FOR PERSONS WITH QUALIFYING DISABILITIES. 10 B. SUCH EXEMPTION SHALL BE GRANTED ONLY WHEN THE BUILDING OFFICIAL 11 DETERMINES THAT NO PRACTICAL AND CONFORMING ACCESSIBLE PATHWAY TO ANY 12 ENTRYWAY EXISTS. C. SUCH EXEMPTION SHALL NOT APPLY TO ANY HISTORIC AND/OR CULTURAL 13 14 PLACE OR PROPERTY OR ANY REGISTERED PROPERTY AS THOSE TERMS ARE DEFINED 15 BY SECTION SIXTY-ONE OF THE PUBLIC BUILDINGS LAW, OR ANY HISTORIC 16 DISTRICT AS DEFINED BY SECTION ONE HUNDRED NINETEEN-BB OF THE GENERAL MUNICIPAL LAW; PROVIDED, HOWEVER THAT EXEMPTIONS FOR SUCH PROPERTIES MAY 17 BE AUTHORIZED BY THE BUILDING OFFICIAL UPON REVIEW AND APPROVAL OF THE 18 19 NEW YORK STATE COMMISSIONER OF PARKS, RECREATION AND HISTORIC PRESERVA-20 TION. 21 5. EXEMPTIONS FROM CERTAIN DIMENSIONAL REGULATIONS AND LOT COVERAGE 22 RESTRICTIONS FOR THE MINIMUM ADDITIONAL LIVING AREA REQUIRED SHALL BE 23 GRANTED TO PROVIDE: 24 A. ONE ACCESSIBLE BATHROOM OR ADAPTABLE BATHROOM THAT IS ACCESSED FROM 25 THE ACCESSIBLE GROUND/FIRST FLOOR LIVING AREA AND FROM BOTH THE ACCESSI-BLE ENTRYWAY OF THE DWELLING UNIT AND THE ACCESSIBLE INTERIOR ROUTE OF 26 27 TRAVEL; AND 28 ONE ACCESSIBLE BEDROOM OR FLEX ROOM WHICH IS ACCESSED FROM THE в. 29 ACCESSIBLE GROUND/FIRST FLOOR LIVING AREA AND FROM THE ACCESSIBLE ENTRY-WAY OF THE DWELLING UNIT AND THE ACCESSIBLE INTERIOR ROUTE OF TRAVEL. 30 6. A. AN EXEMPTION OF FIFTY SQUARE FEET FROM DIMENSIONAL REQUIREMENTS 31 32 (INCLUDING BUILDING SETBACK REQUIREMENTS) AND LOT COVERAGE RESTRICTIONS SHALL BE GRANTED FOR ANY LIVING AREA WHICH EQUALS THE DIFFERENCE BETWEEN 33 34 THAT WHICH IS NEEDED TO CONSTRUCT A MINIMUM SIZED POWDER ROOM AND AN 35 ADAPTABLE OR ACCESSIBLE BATHROOM. B. AN EXEMPTION OF ONE HUNDRED SQUARE FEET FROM DIMENSIONAL REQUIRE-36 37 MENTS (INCLUDING BUILDING SETBACK REQUIREMENTS) AND LOT COVERAGE 38 RESTRICTIONS SHALL BE GRANTED FOR THE CONSTRUCTION OF ANY ADDITIONAL 39 LIVING AREA ON THE GROUND/FIRST FLOOR THAT CAN BE IDENTIFIED BY THE 40 BUILDING OFFICIAL AS A 10'X10' ACCESSIBLE BEDROOM OR FLEX ROOM. THE ACCESSIBLE BEDROOM OR FLEX ROOM SHALL NOT PRECLUDE THE CONTINUED USE OF 41 42 GROUND/FIRST FLOOR LIVING AREAS CUSTOMARILY KNOWN AS THE LIVING, DINING 43 OR KITCHEN COMMON USE AREAS. C. TO QUALIFY FOR THE EXEMPTION SET FORTH IN PARAGRAPH B OF 44 THIS 45 SUBDIVISION, APPLICANTS MUST APPLY CONCURRENTLY FOR THE EXEMPTION SET FORTH IN PARAGRAPH A OF THIS SUBDIVISION. 46 47 D. PURSUANT TO THE EXEMPTIONS SET FORTH IN THIS SUBDIVISION, FRONT AND 48 REAR EXTERIOR WALLS MAY ENCROACH INTO MINIMUM BUILDING SETBACK LINES BY 49 A MAXIMUM OF FIVE FEET FOR A TOTAL OF ONE HUNDRED FIFTY SQUARE FEET WHEN 50 BOTH A GROUND FLOOR ACCESSIBLE BATHROOM AND FLEX ROOM ARE INCORPORATED INTO THE PLAN DOCUMENTS AND APPROVED BY THE BUILDING OFFICIAL. 51 7. ANY EXEMPTIONS PROVIDED FOR IN THIS SECTION SHALL NOT BE APPLIED TO 52 ANY NEW OR SUBSTANTIALLY RENOVATED DWELLING UNITS THAT ARE OTHERWISE 53 54 REQUIRED TO BE ACCESSIBLE PURSUANT TO ANY OTHER NEW YORK STATE OR LOCAL 55 LAW OR REGULATION INCLUDING THE FAIR HOUSING ACT.

1 8. ANY EXEMPTIONS PROVIDED FOR IN THIS SECTION SHALL NOT BE APPLIED TO 2 BUILDING APPLICATIONS FOR DWELLING UNITS OVER TWO THOUSAND FOUR HUNDRED 3 SQUARE FEET.

9. EXEMPTION FROM DIMENSIONAL AND LOT COVERAGE REQUIREMENTS SHALL NOT
APPLY TO PRE-EXISTING NON-CONFORMING DWELLING UNITS AND NON-CONFORMING
LOTS UNLESS AUTHORIZED BY THE LOCAL ZONING APPEALS OFFICER. SUCH APPLI7 CATIONS SHALL BE CONSIDERED WITHOUT CHARGE BY SUCH AGENT.

8 10. APPLICATION FEES MAY BE REDUCED FOR APPLICATIONS TO ALTER EXISTING 9 DWELLING UNITS THAT DEMONSTRATE TO THE SATISFACTION OF THE BUILDING 10 OFFICIAL THAT COMPLIANCE WITH THE FOUR REQUIREMENTS SET FORTH IN SUBDI-11 VISION THREE OF THIS SECTION IS IMPRACTICABLE DUE TO CONSTRAINTS WHICH 12 ARE NOT SELF-IMPOSED.

13 S 3. This act shall take effect January 1, 2014; provided, however, 14 that effective immediately, the department of state may prescribe such 15 rules and regulations as may be necessary to carry out the purposes of 16 this act.