## 9875

## IN ASSEMBLY

## April 20, 2016

Introduced by M. of A. BRABENEC -- read once and referred to the Committee on Education

AN ACT to amend the education law, the real property tax law and the general municipal law, in relation to school property and real property taxes

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

Section 1. The education law is amended by adding a new section 1527-a 1 2 to read as follows:

3 1527-A. FUNDING OF MANDATES IMPOSED ON SCHOOL DISTRICTS. 1. DEFI-S NITIONS. AS USED IN THIS SECTION, THE FOLLOWING TERMS 4 SHALL HAVE THE 5 FOLLOWING MEANINGS UNLESS THE CONTEXT SHALL OTHERWISE REQUIRE: 6

(A) "MANDATE" MEANS:

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7 (I) ANY STATE LAW, RULE, OR REGULATION WHICH CREATES A NEW PROGRAM OR REQUIRES A HIGHER LEVEL OF SERVICE FOR AN EXISTING PROGRAM 8 WHICH A 9 SCHOOL DISTRICT ORGANIZED EITHER BY SPECIAL LAWS OR PURSUANT TO THE 10 PROVISIONS OF A GENERAL LAW, IS REOUIRED TO PROVIDE; OR

(II) ANY GENERAL LAW WHICH GRANTS A NEW PROPERTY 11 TAX EXEMPTION OR 12 INCREASES AN EXISTING PROPERTY TAX EXEMPTION WHICH ANY SUCH SCHOOL 13 DISTRICT IS REQUIRED TO PROVIDE.

(B) "UNFUNDED MANDATE" SHALL MEAN:

15 (I) ANY STATE LAW, RULE, OR REGULATION WHICH CREATES A NEW PROGRAM OR 16 A HIGHER LEVEL OF SERVICE FOR AN EXISTING PROGRAM WHICH ANY REOUIRES SUCH SCHOOL DISTRICT IS REQUIRED TO PROVIDE AND WHICH RESULTS IN A NET 17 18 ADDITIONAL COST TO SUCH SCHOOL DISTRICT;

19 (II) ANY ALTERATION IN FUNDING PROVIDED TO ANY SUCH SCHOOL DISTRICT 20 FOR THE PURPOSE OF DEFRAYING THE COSTS OF A PROGRAM WHICH IT IS REQUIRED TO PROVIDE, THEREBY RESULTING IN A NET ADDITIONAL COST TO SUCH 21 SCHOOL 22 DISTRICT; OR

23 (III) ANY GENERAL LAW WHICH GRANTS A NEW PROPERTY TAX EXEMPTION OR 24 INCREASES AN EXISTING PROPERTY TAX EXEMPTION WHICH ANY SUCH SCHOOL 25 DISTRICT IS REQUIRED TO PROVIDE, THERE BY RESULTING IN A NET ADDITIONAL 26 COST TO SUCH SCHOOL DISTRICT.

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

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(C) "NET ADDITIONAL COST" MEANS THE COST OR COSTS INCURRED OR ANTIC-IPATED TO BE INCURRED WITHIN A ONE YEAR PERIOD BY A SCHOOL DISTRICT IN PERFORMING OR ADMINISTERING A MANDATE AFTER SUBTRACTING THEREFROM ANY REVENUES RECEIVED OR RECEIVABLE BY THE SCHOOL DISTRICT ON ACCOUNT OF THE MANDATED PROGRAM OR SERVICE, INCLUDING BUT NOT LIMITED TO:

6 (I) FEES CHARGED TO THE RECIPIENTS OF THE MANDATED PROGRAM OR SERVICE;
7 (II) STATE OR FEDERAL AID PAID SPECIFICALLY OR CATEGORICALLY IN
8 CONNECTION WITH THE PROGRAM OR SERVICE; AND

9 (III) AN OFFSETTING SAVINGS RESULTING FROM THE DIMINUTION OR ELIMI-10 NATION OF ANY OTHER PROGRAM OR SERVICE DIRECTLY ATTRIBUTABLE TO THE 11 PERFORMANCE OR ADMINISTRATION OF THE MANDATED PROGRAM.

12 2. FUNDING OF SCHOOL DISTRICT MANDATES. NOTWITHSTANDING ANY OTHER 13 PROVISION OF LAW, NO UNFUNDED MANDATE SHALL BE ENACTED WHICH CREATES AN 14 ANNUAL NET ADDITIONAL COST TO ANY SCHOOL DISTRICT IN EXCESS OF TEN THOU-15 SAND DOLLARS OR AN AGGREGATE ANNUAL NET ADDITIONAL COST TO ALL SCHOOL 16 DISTRICTS IN EXCESS OF ONE MILLION DOLLARS.

EXEMPTIONS TO THE FUNDING OF SCHOOL DISTRICT MANDATES REQUIREMENT.
 (A) THE STATE SHALL NOT BE REQUIRED TO FUND ANY NEW OR EXPANDED PROGRAMS
 FOR SCHOOL DISTRICTS IF:

(I) THE MANDATE IS REQUIRED BY A COURT ORDER OR JUDGEMENT;

21 (II) THE MANDATE IS PROVIDED AT THE OPTION OF THE SCHOOL DISTRICT 22 UNDER A LAW OR REGULATION;

(III) THE MANDATE RESULTS FROM THE PASSAGE OF A HOME RULE MESSAGE
WHEREBY A SCHOOL DISTRICT REQUESTS AUTHORITY TO IMPLEMENT THE PROGRAM OR
SERVICE SPECIFIED IN THE STATUTE, AND THE STATUTE IMPOSES COSTS ONLY
UPON THAT SCHOOL DISTRICT WHICH REQUESTS THE AUTHORITY TO IMPOSE THE
PROGRAM OR SERVICE;

28 (IV) THE MANDATE IS REQUIRED BY, OR ARISES FROM, AN EXECUTIVE ORDER OF 29 THE GOVERNOR EXERCISING HIS OR HER EMERGENCY POWERS;

(V) THE MANDATE IS REQUIRED BY STATUTE OR EXECUTIVE ORDER THAT IMPLE MENTS A FEDERAL LAW OR REGULATION AND RESULTS FROM COSTS MANDATED BY THE
 FEDERAL GOVERNMENT TO BE BORNE AT THE LOCAL LEVEL, UNLESS THE STATUTE OR
 EXECUTIVE ORDER RESULTS IN COSTS WHICH EXCEED THE COSTS MANDATED BY THE
 FEDERAL GOVERNMENT; OR

35 (VI) THE MANDATE APPLIES TO A SMALL BUSINESS WITH FIFTY EMPLOYEES OR 36 LESS.

(B) EACH ACT ESTABLISHING A MANDATE SHALL PROVIDE THAT THE EFFECTIVE
DATE OF ANY SUCH MANDATE IMPOSED ON SCHOOL DISTRICTS SHALL BE CONSISTENT
WITH THE NEEDS OF THE STATE AND SCHOOL DISTRICTS TO PLAN IMPLEMENTATION
THEREOF, AND ALSO CONSISTENT WITH THE AVAILABILITY OF REQUIRED FUNDS.

41 S 2. Section 2022 of the education law is amended by adding a new 42 subdivision 7 to read as follows:

43 7. A. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, RULE OR REGULATION 44 THE CONTRARY, IN A COMMON, UNION FREE, CENTRAL, CENTRAL HIGH SCHOOL TΟ 45 DISTRICT OR SCHOOL DISTRICT, UPON THE FILING OF A PETITION PURSUANT ΤO PARAGRAPH B OF THIS SUBDIVISION, WITH THE TRUSTEES, THE BOARD OF EDUCA-46 47 TION OR THE CHANCELLOR OF A CITY SCHOOL DISTRICT LOCATED IN A CITY WITH 48 GREATER THAN ONE MILLION INHABITANTS SHALL SUBMIT A PROPOSITION FOR THE 49 PURPOSE OF VOTING ON THE QUESTION "SHALL THE SCHOOL DISTRICT ENTER INTO 50 OPTIONAL SYSTEM OF STATE FUNDING FOR SCHOOL DISTRICT EXPENSES" TO THE 51 THE OUALIFIED VOTERS OF A SCHOOL DISTRICT. SUCH VOTE SHALL BE HELD ON TUESDAY IN MAY, PROVIDED, HOWEVER, THAT SUCH VOTE SHALL BE 52 THE THIRD HELD ON THE SECOND TUESDAY IN MAY IF THE COMMISSIONER AT THE REQUEST OF 53 54 A LOCAL SCHOOL BOARD OR THE CHANCELLOR IN THE CITY OF NEW YORK CERTIFIES LATER THAN MARCH FIRST THAT SUCH ELECTION WOULD CONFLICT WITH RELI-55 NO

GIOUS OBSERVANCES. IF A DISTRICT VOTES TO JOIN THE OPTIONAL SYSTEM THAT 1 VOTE IS BINDING AND MAY NOT BE ALTERED BY THE DISTRICT OR ITS RESIDENTS. 2 3 SUCH PETITION RELATING TO THE OPTIONAL SYSTEM FOR STATE FUNDING OF в. 4 SCHOOL DISTRICT EXPENSES SHALL BE SUBMITTED NO LATER THAN APRIL FIRST OF 5 THE SCHOOL YEAR IN WHICH SUCH QUESTION DESCRIBED IN PARAGRAPH A OF THIS 6 SUBDIVISION SHALL BE CONSIDERED BY THE VOTERS AND MUST BE SIGNED BY 7 TWENTY-FIVE PERCENT OF THE NUMBER OF OUALIFIED VOTERS. ANY VALID PETI-8 TION CONTAINING A SUFFICIENT NUMBER OF VALID SIGNATURES TO PLACE THE OUESTION DESCRIBED IN PARAGRAPH A OF THIS SUBDIVISION ON THE BALLOT 9 10 SUBMITTED AFTER APRIL FIRST AND BEFORE JULY FIRST SHALL BE VOTED ON THE THIRD TUESDAY IN MAY, PROVIDED, HOWEVER, THAT SUCH VOTE SHALL BE HELD ON 11 THE SECOND TUESDAY IN MAY IF THE COMMISSIONER AT THE REQUEST OF A LOCAL 12 SCHOOL BOARD CERTIFIES NO LATER THAN MARCH FIRST THAT SUCH ELECTION 13 14 WOULD CONFLICT WITH RELIGIOUS OBSERVANCES OF THE FOLLOWING SCHOOL YEAR. 15 S 3. Section 3602 of the education law is amended by adding a new subdivision 40 to read as follows: 16

17 40. OPTIONAL SYSTEM FOR STATE FUNDING OF SCHOOL DISTRICT EXPENSES. IN ADDITION TO OTHER APPORTIONMENTS OF AID MADE TO DISTRICTS PURSUANT 18 ТО 19 THIS SECTION, ADDITIONAL APPORTIONMENTS SHALL BE MADE TO DISTRICTS WHICH 20 ELECT TO RECEIVE AID PURSUANT TO THIS SUBDIVISION. A. DEFINITIONS. AS 21 USED IN THIS SUBDIVISION: (1) "PRIMARY RESIDENTIAL REAL PROPERTY TAX 22 SHALL BE DEFINED AS THE AGGREGATE PROPERTY TAXES LEVIED BY A LEVY" 23 SCHOOL DISTRICT ON A SCHOOL DISTRICT'S STAR ELIGIBLE PROPERTIES AS 24 DEFINED BY SECTION FOUR HUNDRED TWENTY-FIVE OF THE REAL PROPERTY TAX 25 LAW.

26 (2) "BASE YEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY" SHALL ΒE 27 DEFINED AS THE PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY IN THE SCHOOL 28 YEAR IMMEDIATELY FOLLOWING THE YEAR IN WHICH THE SCHOOL DISTRICT VOTES 29 ΤO ENTER INTO THE OPTIONAL SYSTEM FOR STATE FUNDING OF SCHOOL DISTRICT EXPENSES PURSUANT TO SUBDIVISION SEVEN OF SECTION 30 TWO THOUSAND TWENTY-TWO OF THIS CHAPTER. 31

32 TRANSITION PERIOD.(1) A SCHOOL DISTRICT SHALL CERTIFY TO THE Β. 33 COMMISSIONER WITHIN THIRTY DAYS OF THE DATE AT WHICH THE VOTE WAS TAKEN PURSUANT TO SUBDIVISION SEVEN OF SECTION TWO THOUSAND TWENTY-TWO OF THIS 34 CHAPTER WHETHER OR NOT QUALIFIED VOTERS OF THE DISTRICT HAVE ELECTED TO 35 ENTER INTO THE OPTIONAL SYSTEM FOR STATE FUNDING OF SCHOOL 36 DISTRICT EXPENSES. ONCE THE COMMISSIONER DETERMINES THAT A DISTRICT HAS OPTED 37 38 INTO THE OPTIONAL SYSTEM FOR STATE FUNDING OF SCHOOL DISTRICT EXPENSES THE DISTRICT SHALL BEGIN RECEIVING AID PURSUANT TO THIS SUBDIVISION IN 39 40 THE SCHOOL YEAR WHICH BEGINS ON JULY FIRST IN THE SUBSEQUENT CALENDAR 41 YEAR.

42 (2) SCHOOL DISTRICTS WHICH RECEIVE AID PURSUANT TO THIS SUBDIVISION
43 SHALL RECEIVE AID PURSUANT TO THE SCHEDULE CONTAINED IN THIS PARAGRAPH.
44 SCHOOL DISTRICTS SHALL CONTINUE TO RECEIVE AID PURSUANT TO THIS PARA45 GRAPH AFTER THE PHASE IN PERIOD EQUAL TO ONE HUNDRED PERCENT OF THE BASE
46 YEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY.

47 (3) DURING THE FIRST YEAR OF THE TRANSITION PERIOD, SCHOOL DISTRICTS
48 SHALL RECEIVE AN ADDITIONAL APPORTIONMENT EQUAL TO TWENTY PER CENTUM OF
49 THE BASE YEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY. IN ALL SUBSE50 QUENT YEARS OF THE TRANSITION PERIOD, SCHOOL DISTRICTS SHALL RECEIVE AN
51 ADDITIONAL APPORTIONMENT EQUAL TO THE FOLLOWING SCHEDULE:

52PERCENT OF BASE53YEARYEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY54240%55360%56480%

5 100% 1 2 EVERY YEAR AFTER YEAR FIVE SUCH ADDITIONAL APPORTIONMENT SHALL BE IN OF 3 INCREASED ANNUALLY BY A COST OF LIVING LIVING INCREASE. THE COST 4 INCREASE SHALL BE ADDED TO THE ADDITIONAL APPORTIONMENT PROVIDED IN THE 5 PRIOR YEAR. THE COST OF LIVING INCREASE SHALL BE CALCULATED AS THE INCREASE IN THE CONSUMER PRICE INDEX FOR THE PREVIOUS TWELVE 6 PERCENTAGE 7 MONTHS AS DETERMINED BY THE COMMISSIONER. SUCH PERCENTAGE INCREASE SHALL 8 BE MULTIPLIED BY THE PREVIOUS YEAR'S ADDITIONAL APPORTIONMENT AND THE 9 PRODUCT SHALL BE ADDED TO THE PREVIOUS YEAR'S ADDITIONAL APPORTIONMENT 10 TO CALCULATE THE CURRENT YEAR'S ADDITIONAL APPORTIONMENT.

11 (4) (I) A PARTICIPATING DISTRICT SHALL REDUCE THE PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY PURSUANT TO THE SCHEDULE CONTAINED IN THIS PARA-12 GRAPH. SCHOOL DISTRICTS OPTING INTO THE OPTIONAL SYSTEM FOR STATE FUND-13 14 ING OF SCHOOL DISTRICT EXPENSES MAY NOT LEVY TAXES IN EXCESS OF THE 15 REMAINDER OF THE BASE YEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY 16 AID PROVIDED IN PARAGRAPH THREE OF THIS SUBDIVISION EXCEPT TO LESS THE17 FUND THE DIFFERENCE BETWEEN A DISTRICT'S CURRENT YEAR CAPITAL EXPENSES 18 LESS THE STATE AID APPORTIONED FOR SUCH PURPOSE.

(II) NOTWITHSTANDING ANY OTHER PROVISIONS OF LAW, RULE OR REGULATION
TO THE CONTRARY, A SCHOOL DISTRICT WHICH RECEIVES AID PURSUANT TO THIS
SUBDIVISION SHALL BE AUTHORIZED TO SET SEPARATE TAX WARRANTS AND TAX
RATES FOR THE PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY AND OTHER TAXABLE PROPERTIES.

(5) THE APPORTIONMENT HEREUNDER SHALL NOT BE MADE UNTIL THE ELECTING
SCHOOL DISTRICT HAS CERTIFIED TO THE COMMISSIONER THAT THE DISTRICT'S
PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY FOR THE SCHOOL YEAR IN WHICH
AID HAS BEEN ACCEPTED PURSUANT TO THIS PARAGRAPH, DOES NOT EXCEED THE
BASE YEAR PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY AS DEFINED IN THIS
SUBDIVISION LESS THE AID APPORTIONED PURSUANT TO THIS PARAGRAPH.

IN EACH CITY HAVING A POPULATION OF ONE 30 LOCAL FUNDING SHARE. С. HUNDRED TWENTY-FIVE THOUSAND OR MORE INHABITANTS FOR PURPOSES OF CALCU-31 32 THE LOCAL SHARE OF EXPENDITURES, THE AMOUNT OF THE REDUCTION IN LATING 33 THE PRIMARY RESIDENTIAL REAL PROPERTY TAX LEVY MADE PURSUANT TO SUBPARA-GRAPH FOUR OF PARAGRAPH B OF THIS SUBDIVISION SHALL BE DEEMED TO BE 34 35 IN THE CITY SHARE OF EXPENDITURES FOR THE CITY SCHOOL INCORPORATED 36 DISTRICT.

D. STATE FINDING OF PROGRAM. THE LEGISLATURE SHALL ANNUALLY APPROPRI ATE AN AMOUNT SUFFICIENT TO SUPPORT ALL AID PAYMENTS INCURRED PURSUANT
 TO THIS SUBDIVISION.

40 E. PAYMENT SCHEDULE. THE COMMISSIONER SHALL DEVELOP A PAYMENT SCHEDULE 41 FOR AID PAYMENTS DUE AND PAYABLE PURSUANT TO THIS SUBDIVISION AND SUCH 42 SCHEDULE SHALL BE APPROVED BY THE DIRECTOR OF THE BUDGET BEFORE SUCH 43 PAYMENT SCHEDULE TAKES EFFECT.

44 S 4. The real property tax law is amended by adding a new section 431 45 to read as follows:

46 431. PERSONS SIXTY-FIVE YEARS OF AGE OR OVER; CAPPED REAL PROPERTY S SCHOOL TAX RATE. 1. (A) RESIDENTIAL REAL PROPERTY OWNED AND OCCUPIED BY 47 48 ONE OR MORE PERSONS, EACH OF WHOM IS SIXTY-FIVE YEARS OF AGE OR OVER AND 49 MEETS EACH OF THE REQUIREMENTS FOR THE ENHANCED EXEMPTION FOR SENIOR 50 CITIZENS SET FORTH IN SECTION FOUR HUNDRED TWENTY-FIVE OF THIS TITLE, OR 51 RESIDENTIAL REAL PROPERTY OWNED AND OCCUPIED BY A MARRIED COUPLE, ONE OF WHOM IS SIXTY-FIVE YEARS OF AGE OR OVER AND MEETS EACH OF 52 THE REOUIRE-53 MENTS FOR THE ENHANCED EXEMPTION FOR SENIOR CITIZENS SET FORTH IN 54 SECTION FOUR HUNDRED TWENTY-FIVE OF THIS TITLE, SHALL BE ELIGIBLE FOR 55 THE CAPPED REAL PROPERTY SCHOOL TAX RATE SET FORTH IN THIS SECTION,

PROVIDED THE SCHOOL DISTRICT, AFTER PUBLIC HEARING, ADOPTS A RESOLUTION 1 2 PROVIDING THEREFOR. 3 OF THIS SECTION, THE TERM "CAPPED REAL PROPERTY (B) FOR PURPOSES 4 SCHOOL TAX RATE" SHALL MEAN THE LOWER OF: (I) THE REAL PROPERTY SCHOOL 5 TAX RATE ESTABLISHED ON THE TAXABLE STATUS DATE NEXT SUCCEEDING THE DATE ON WHICH AN ELIGIBLE PERSON ATTAINS THE AGE OF SIXTY-FIVE YEARS; OR (II) 6 7 THE REAL PROPERTY SCHOOL TAX RATE ESTABLISHED ON ANY TAXABLE STATUS DATE 8 SUBSEQUENT TO THE DATE ON WHICH AN ELIGIBLE PERSON ATTAINS THE AGE OF SIXTY-FIVE YEARS, WHICH IS LOWER THAN THE REAL PROPERTY SCHOOL TAX RATE 9 10 ESTABLISHED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH. 11 (C) THE CAPPED REAL PROPERTY SCHOOL TAX RATE SHALL BE DETERMINED ANNU-12 ALLY FOR EACH ELIGIBLE PERSON SIXTY-FIVE YEARS OF AGE OR OLDER IN ACCORDANCE WITH THE PROVISIONS OF PARAGRAPH (A) AND (B) OF THIS SUBDIVI-13 14 SION. 15 2. ANY PERSON ELIGIBLE FOR THE CAPPED REAL PROPERTY SCHOOL TAX RATE SHALL APPLY ANNUALLY FOR SUCH CAPPED RATE. SUCH APPLICATION SHALL BE 16 17 MADE IN A MANNER AND FORM DETERMINED BY THE COMMISSIONER AND SHALL REOUIRE PROOF OF THE APPLICANT'S AGE. SUCH APPLICATION SHALL BE FILED 18 19 WITH THE LOCAL ASSESSOR ON OR BEFORE THE TAXABLE STATUS DATE FOR SUCH 20 DISTRICT. 21 EVERY SCHOOL DISTRICT SHALL NOTIFY, OR CAUSE TO BE NOTIFIED, EACH 3. PERSON OWNING RESIDENTIAL REAL PROPERTY IN THE SCHOOL DISTRICT OF THE 22 23 PROVISIONS OF THIS SECTION. THE PROVISIONS OF THIS SUBDIVISION MAY BE 24 MET BY A NOTICE SENT TO SUCH PERSONS IN SUBSTANTIALLY THE FOLLOWING 25 "RESIDENTIAL REAL PROPERTY OWNED BY PERSONS SIXTY-FIVE YEARS OF FORM: 26 AGE OR OLDER MAY BE ELIGIBLE FOR A CAPPED REAL PROPERTY SCHOOL TAX RATE. 27 TO RECEIVE SUCH CAPPED RATE, ELIGIBLE OWNERS OF QUALIFYING PROPERTY MUST 28 FILE AN APPLICATION WITH THEIR LOCAL ASSESSOR ON OR BEFORE THE APPLICA-29 BLE TAXABLE STATUS DATE. FOR FURTHER INFORMATION, PLEASE CONTACT YOUR 30 LOCAL ASSESSOR." 4. A SCHOOL DISTRICT WHICH PROVIDES A CAPPED REAL PROPERTY SCHOOL 31 TAX 32 RATE FOR PERSONS SIXTY-FIVE YEARS OF AGE OR OVER PURSUANT TO THIS 33 SECTION SHALL BE ELIGIBLE FOR REIMBURSEMENT BY THE DEPARTMENT OF EDUCA-34 TION, AS APPROVED BY THE COMMISSIONER OF EDUCATION, IN CONSULTATION WITH EXECUTIVE DIRECTOR OF THE OFFICE OF REAL PROPERTY SERVICES, FOR ONE 35 THE HUNDRED PERCENT OF THE DIRECT COST TO SUCH SCHOOL DISTRICT RESULTING 36 37 FROM THE IMPLEMENTATION OF THIS SECTION. SUCH DIRECT COST SHALL BE 38 CALCULATED PURSUANT TO REGULATIONS OF THE COMMISSIONER OF EDUCATION, IN 39 CONSULTATION WITH THE COMMISSIONER. A CLAIM FOR SUCH REIMBURSEMENT 40 SHALL BE MADE BY SUCH SCHOOL DISTRICT IN A MANNER AND FORM PRESCRIBED BY THE COMMISSIONER OF EDUCATION. 41 S 5. The real property tax law is amended by adding a new section 42 43 431-a to read as follows: 44 S 431-A. PERSONS SIXTY-FIVE YEARS OF AGE OR OLDER; FIXED REAL PROPERTY 45 ASSESSED VALUE. 1. RESIDENTIAL REAL PROPERTY OWNED AND OCCUPIED AS THE PRIMARY RESIDENCE, OF ONE OR MORE PERSONS, EACH OF WHOM IS SIXTY-FIVE 46 47 AGE OR OLDER AND ALL OF WHOM HAVE A COMBINED ANNUAL INCOME OF YEARS OF 48 ONE HUNDRED THOUSAND DOLLARS OR LESS FOR THE INCOME TAX YEAR IMMEDIATELY 49 PRECEDING THE DATE OF APPLICATION OR RESIDENTIAL REAL PROPERTY OWNED AND 50 OCCUPIED AS THE PRIMARY RESIDENCE, OF A MARRIED COUPLE, ONE OF WHOM IS 51 SIXTY-FIVE YEARS OF AGE OR OLDER AND BOTH OF WHOM HAVE A COMBINED ANNUAL INCOME OF ONE HUNDRED THOUSAND DOLLARS OR LESS FOR THE INCOME TAX YEAR 52 53 IMMEDIATELY PRECEDING THE DATE OF APPLICATION, SHALL BE ELIGIBLE FOR THE 54 FIXED REAL PROPERTY ASSESSED VALUE ESTABLISHED BY THIS SECTION. 55 2. FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE 56 THE FOLLOWING MEANINGS:

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2 (I) THE ASSESSED VALUE OF REAL PROPERTY ESTABLISHED ON THE TAXABLE
3 STATUS DATE NEXT SUCCEEDING THE DATE ON WHICH AN ELIGIBLE REAL PROPERTY
4 OWNER ATTAINS THE AGE OF SIXTY-FIVE YEARS; OR

5 (II) THE ASSESSED VALUE OF REAL PROPERTY ESTABLISHED ON ANY TAXABLE 6 STATUS DATE SUBSEQUENT TO THE DATE UPON WHICH AN ELIGIBLE REAL PROPERTY 7 OWNER ATTAINS THE AGE OF SIXTY-FIVE YEARS, WHICH IS LOWER THAN THE 8 ASSESSED VALUE ESTABLISHED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARA-9 GRAPH.

10 (B) "RESIDENTIAL REAL PROPERTY" SHALL MEAN ANY ONE OR TWO FAMILY 11 DWELLING, INCLUDING CONDOMINIUM UNITS AND COOPERATIVE UNITS.

(C) "INCOME" SHALL MEAN THE "ADJUSTED GROSS INCOME" FOR FEDERAL INCOME 12 TAX PURPOSES AS REPORTED ON THE APPLICANT'S FEDERAL OR STATE INCOME 13 TAX 14 RETURN FOR THE APPLICABLE INCOME TAX YEAR, SUBJECT TO ANY SUBSEQUENT 15 AMENDMENTS OR REVISIONS, REDUCED BY DISTRIBUTIONS, TO THE EXTENT 16 INCLUDED IN FEDERAL ADJUSTED GROSS INCOME, RECEIVED FROM AN INDIVIDUAL RETIREMENT ACCOUNT AND AN INDIVIDUAL RETIREMENT ANNUITY; PROVIDED 17 THAT IF NO SUCH RETURN WAS FILED FOR THE APPLICABLE INCOME TAX YEAR, "INCOME" 18 19 SHALL MEAN THE ADJUSTED GROSS INCOME THAT WOULD HAVE BEEN SO REPORTED IF 20 SUCH A RETURN HAD BEEN FILED.

21 3. EACH TAXING AUTHORITY SHALL ANNUALLY DETERMINE THE FIXED REAL PROP-22 ERTY ASSESSED VALUE FOR EACH ELIGIBLE REAL PROPERTY OWNER.

4. ANY PERSON ELIGIBLE FOR THE FIXED REAL PROPERTY ASSESSED VALUE
SHALL ANNUALLY APPLY TO THE APPROPRIATE ASSESSING UNIT FOR SUCH FIXED
ASSESSED VALUE. SUCH APPLICATION SHALL BE MADE IN SUCH MANNER AND FORM
AS SHALL BE DETERMINED BY THE COMMISSIONER, AND SHALL REQUIRE PROOF OF
THE APPLICANTS' AGES AND INCOMES. SUCH APPLICATIONS SHALL BE FILED ON OR
BEFORE THE TAXABLE STATUS DATE OF THE REAL PROPERTY.

EVERY ASSESSING UNIT SHALL NOTIFY OR CAUSE TO BE NOTIFIED, EACH 29 5. PERSON OWNING RESIDENTIAL REAL PROPERTY WITHIN ITS JURISDICTION, OF THE 30 PROVISIONS OF THIS SECTION. SUCH NOTICE SHALL BE AND INCLUDE WORDS WHICH 31 32 SUBSTANTIALLY THE FOLLOWING: "RESIDENTIAL REAL PROPERTY OWNED BY ARE 33 PERSONS SIXTY-FIVE YEARS OF AGE OR OLDER AND HAVING A COMBINED ANNUAL 34 INCOME OF ONE HUNDRED THOUSAND DOLLARS OR LESS, MAY BE ELIGIBLE FOR A FIXED REAL PROPERTY ASSESSED VALUE. TO RECEIVE SUCH FIXED ASSESSED 35 VALUE, ELIGIBLE OWNERS OF QUALIFYING REAL PROPERTY MUST FILE AN APPLICA-36 37 TION WITH THEIR LOCAL ASSESSOR ON OR BEFORE THE TAXABLE STATUS DATE. FOR 38 FURTHER INFORMATION, PLEASE CONTACT YOUR LOCAL ASSESSOR."

39 S 6. The real property tax law is amended by adding a new section 901 40 to read as follows:

S 901. EFFECT OF FIXED REAL PROPERTY ASSESSED VALUE UPON TAXING 41 AUTHORITIES; STATE AID. 1. LEVY OF TAXES; DETERMINATION OF TAXES DUE. 42 43 THE AMOUNT OF TAXES TO BE LEVIED FOR ANY TAXABLE YEAR SHALL BE DETER-MINED WITHOUT REGARD TO THE FACT THAT STATE AID WILL BE PAYABLE PURSUANT 44 45 TO THIS SECTION. IN ADDITION, THE TAX RATE FOR ANY TAXABLE YEAR SHALL BE DETERMINED AS IF NO PARCELS ARE SUBJECT TO A FIXED REAL PROPERTY 46 47 ASSESSED VALUE PURSUANT TO SECTION FOUR HUNDRED THIRTY-ONE-A OF THIS 48 CHAPTER. HOWEVER, THE TAX RATE SO DETERMINED SHALL BE APPLIED TO THE 49 TAXABLE ASSESSED VALUE OF EACH PARCEL AFTER ACCOUNTING FOR ALL APPLICA-50 BLE EXEMPTIONS.

51 THE TAX SAVINGS FOR EACH PARCEL SUBJECT TO A FIXED 2. TAX SAVINGS. REAL PROPERTY ASSESSED VALUE PURSUANT TO SECTION 52 FOUR HUNDRED THIRTY-ONE-A OF THIS CHAPTER SHALL BE COMPUTED BY SUBTRACTING THE AMOUNT 53 54 ACTUALLY LEVIED AGAINST THE PARCEL FROM THE AMOUNT THAT WOULD HAVE BEEN 55 LEVIED IF NOT FOR THE FIXED REAL PROPERTY ASSESSED VALUE. A STATEMENT SHALL THEN BE PLACED ON THE TAX BILL FOR THE PARCEL IN SUBSTANTIALLY THE 56

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DEDUCTED FROM THE TAXES OWED.

FOLLOWING FORM: "YOUR TAX SAVINGS THIS YEAR RESULTING FROM THE FIXED 1 REAL PROPERTY ASSESSED VALUE IS \$ 2 . " STATE AID. (A) THE TOTAL TAX SAVINGS DULY PROVIDED BY EACH TAXING 3 3. 4 AUTHORITY PURSUANT TO THIS SECTION SHALL BE A STATE CHARGE, WHICH SHALL 5 BE PAYABLE AS PROVIDED IN THIS SUBDIVISION. 6 TAXING AUTHORITY SEEKING STATE AID PURSUANT TO THIS SECTION (B) Α 7 SHALL SUBMIT AN APPLICATION THEREFOR TO THE COMMISSIONER. THE APPLICA-INCLUDE SUCH INFORMATION AS THE COMMISSIONER SHALL REQUIRE. 8 TION SHALL IN ADDITION, EACH TAXING AUTHORITY SHALL FILE A COPY OF SUCH APPLICATION 9 10 WITH THE COUNTY CLERK OF THE COUNTY IN WHICH AN ELIGIBLE PARCEL IS SITU-11 ATE. 12 (C) UPON APPROVING AN APPLICATION FOR STATE AID PURSUANT то THIS THE COMMISSIONER SHALL COMPUTE AND CERTIFY THE AMOUNTS PAYABLE 13 SECTION. 14 TO THE TAXING AUTHORITY. SUCH STATE AID SHALL BE PAYABLE UPON THE AUDIT 15 AND WARRANT OF THE STATE COMPTROLLER FROM VOUCHERS CERTIFIED AND APPROVED BY THE COMMISSIONER. 16 17 (D) THE COMMISSIONER MAY AUDIT AN APPLICATION FOR STATE AID PURSUANT THIS SECTION WITHIN ONE YEAR AFTER AUTHORIZING PAYMENT THEREON. IF 18 ТΟ 19 THE COMMISSIONER SHOULD DISCOVER THAT A TAXING AUTHORITY HAS RECEIVED A GREATER OR LESSER AMOUNT OF SUCH AID THAN IT SHOULD HAVE RECEIVED, THE 20 COMMISSIONER SHALL SO NOTIFY THE TAXING AUTHORITY, AND SHALL CAUSE THE 21 22 NEXT PAYMENT OF SUCH AID TO THE TAXING AUTHORITY TO BE ADJUSTED ACCORD-23 INGLY. 24 4. INSTALLMENT PAYMENTS. WHEN REAL PROPERTY TAXES ARE PAYABLE IN 25 INSTALLMENTS PURSUANT TO LAW, THE TAX SAVINGS PROVIDED BY THIS SECTION 26 SHALL BE APPLY PROPORTIONALLY AGAINST THE RESPECTIVE INSTALLMENTS. 27 5. UNTIMELY PAYMENT OF TAXES. WHEN TAXES ON A PROPERTY SUBJECT ΤO Α 28 FIXED REAL PROPERTY ASSESSED VALUE PURSUANT TO SECTION FOUR HUNDRED 29 THIRTY-ONE-A OF THIS CHAPTER ARE NOT PAID IN A TIMELY MANNER, INTEREST. PENALTIES AND ANY OTHER APPLICABLE CHARGES SHALL BE IMPOSED ONLY AGAINST 30 THE BALANCE DUE AFTER THE TAX SAVINGS PROVIDED BY THIS SECTION HAVE BEEN 31

33 S 7. Paragraph (a) of subdivision 2 of section 1573 of the real prop-34 erty tax law, as amended by section 1 of Part Y of chapter 56 of the 35 laws of 2010, and as further amended by subdivision (b) of section 1 of 36 Part W of chapter 56 of the laws of 2010, is amended and a new subdivi-37 sion 3-b is added to read as follows:

38 (a) State assistance pursuant to subdivision one of this section shall 39 be payable in an amount not to exceed [five] FIFTEEN dollars per parcel 40 for an assessment roll upon which a revaluation is implemented in 41 accordance with an approved plan, and not to exceed two dollars per parcel for any assessment roll upon which a revaluation is not imple-42 43 mented in accordance with an approved plan. The amount payable on a per 44 parcel basis shall exclude parcels which are wholly exempt or assessed 45 by the commissioner.

46 3-B. (A) STATE ASSISTANCE SHALL BE PAYABLE IN A ONE-TIME PAYMENT OF UP 47 TWO DOLLARS PER PARCEL, EXCLUDING PARCELS WHICH ARE WHOLLY EXEMPT OR ТΟ 48 ASSESSED BY THE COMMISSIONER, TO EVERY ASSESSING UNIT WHEN ALL SUCH 49 ASSESSING UNITS WHICH COMPRISE A SCHOOL DISTRICT COMPOSED OF MORE THAN 50 ONE ASSESSING UNIT REVALUE THEIR ASSESSMENTS AT ONE HUNDRED PERCENT 51 THE SAME YEAR, AND THE ASSESSMENT ROLLS DERIVED THEREFROM VALUE DURING 52 ARE FILED IN TWO THOUSAND SEVENTEEN OR THEREAFTER. THE PROVISIONS OF THIS PARAGRAPH SHALL APPLY ONLY TO THOSE PARCELS WITHIN SUCH SCHOOL 53 54 DISTRICT COMPOSED OF MULTIPLE ASSESSING UNITS, WHEN ALL SUCH ASSESSING 55 UNITS REVALUE ASSESSMENTS AT ONE HUNDRED PERCENT VALUE DURING THE SAME 56 YEAR.

(B) NO PROVISION OF THIS SUBDIVISION SHALL BE DEEMED TO LIMIT 1 THE 2 ELIGIBILITY OF ANY ASSESSING UNIT TO RECEIVE STATE ASSISTANCE PURSUANT 3 TO SUBDIVISIONS ONE AND TWO OF THIS SECTION IN ADDITION TO THE STATE 4 ASSISTANCE GRANTED PURSUANT TO THIS SUBDIVISION. ASSESSING UNIT, AFTER HAVING RECEIVED STATE ASSISTANCE 5 IF AN (C) PURSUANT TO PARAGRAPH (A) OF THIS SUBDIVISION, REVERTS TO ASSESSMENT AT 6 7 THAN ONE HUNDRED PERCENT OF THE VALUE WITHIN FOUR YEARS AFTER THE LESS

RECEIPT OF SUCH AID, SUCH ASSESSING UNIT SHALL REMIT TO THE STATE 8 Α PRORATED PORTION OF THE AID RECEIVED, EXCEPT THAT IN THE CASE OF A COUN-9 10 ASSESSING UNIT, IF A CITY OR TOWN THEREIN REVERTS TO ASSESSMENT AT ΤY 11 LESS THAN ONE HUNDRED PERCENT OF VALUE WITHIN FIVE YEARS AFTER THE COUN-12 TY'S RECEIPT OF SUCH AID, THE COUNTY SHALL REMIT TO THE STATE A PRORATED 13 PORTION OF THE AID RECEIVED.

14 S 8. The general municipal law is amended by adding a new section 25 15 to read as follows:

16 S 25. FUNDING OF MANDATES. 1. DEFINITIONS. AS USED IN THIS SECTION, 17 THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS UNLESS THE CONTEXT 18 SHALL OTHERWISE REOUIRE:

19 (A) "MANDATE" MEANS:

20 (I) ANY STATE LAW, RULE, OR REGULATION WHICH CREATES A NEW PROGRAM OR 21 REQUIRES A HIGHER LEVEL OF SERVICE FOR AN EXISTING PROGRAM WHICH A 22 MUNICIPAL CORPORATION IS REQUIRED TO PROVIDE; OR

23 (II) ANY GENERAL LAW WHICH GRANTS A NEW PROPERTY TAX EXEMPTION OR INCREASES AN EXISTING PROPERTY TAX EXEMPTION WHICH THE MUNICIPAL CORPO-24 25 RATION IS REQUIRED TO PROVIDE. 26

(B) "UNFUNDED MANDATE" SHALL MEAN:

27 (I) ANY STATE LAW, RULE, OR REGULATION WHICH CREATES A NEW PROGRAM OR 28 REQUIRES A HIGHER LEVEL OF SERVICE FOR AN EXISTING PROGRAM WHICH A 29 MUNICIPAL CORPORATION IS REQUIRED TO PROVIDE AND WHICH RESULTS IN A NET ADDITIONAL COST TO THE MUNICIPAL CORPORATION; 30

(II) ANY ALTERATION IN FUNDING PROVIDED TO A MUNICIPAL CORPORATION FOR 31 32 PURPOSE OF DEFRAYING THE COSTS OF A PROGRAM WHICH IT IS REQUIRED TO THE 33 PROVIDE, THEREBY RESULTING IN A NET ADDITIONAL COST TO THE MUNICIPAL 34 CORPORATION; OR

35 (III) ANY GENERAL LAW WHICH GRANTS A NEW PROPERTY TAX EXEMPTION OR INCREASES AN EXISTING PROPERTY TAX EXEMPTION WHICH THE MUNICIPAL CORPO-36 37 RATION IS REQUIRED TO PROVIDE, THEREBY RESULTING IN A NET ADDITIONAL 38 COST TO THE MUNICIPAL CORPORATION.

39 (C) "NET ADDITIONAL COST" MEANS THE COST OR COSTS INCURRED OR ANTIC-40 IPATED TO BE INCURRED WITHIN A ONE YEAR PERIOD BY A LOCAL GOVERNMENT IN PERFORMING OR ADMINISTERING A MANDATE AFTER SUBTRACTING THEREFROM ANY 41 REVENUES RECEIVED OR RECEIVABLE BY THE LOCAL GOVERNMENT ON ACCOUNT OF 42 43 THE MANDATED PROGRAM OR SERVICE, INCLUDING BUT NOT LIMITED TO:

44 (I) FEES CHARGED TO THE RECIPIENTS OF THE MANDATED PROGRAM OR SERVICE; 45 (II) STATE OR FEDERAL AID PAID SPECIFICALLY OR CATEGORICALLY ΙN CONNECTION WITH THE PROGRAM OR SERVICE; AND 46

47 (III) AN OFFSETTING SAVINGS RESULTING FROM THE DIMINUTION OR ELIMI-48 NATION OF ANY OTHER PROGRAM OR SERVICE DIRECTLY ATTRIBUTABLE TO THE 49 PERFORMANCE OR ADMINISTRATION OF THE MANDATED PROGRAM.

50 2. FUNDING OF MUNICIPAL CORPORATION MANDATES. NOTWITHSTANDING ANY 51 OTHER PROVISION OF LAW, NO UNFUNDED MANDATE SHALL BE ENACTED WHICH CREATES AN ANNUAL NET ADDITIONAL COST TO ANY MUNICIPAL CORPORATION IN 52 53 EXCESS OF TEN THOUSAND DOLLARS OR AN AGGREGATE ANNUAL NET ADDITIONAL 54 COST TO ALL MUNICIPAL CORPORATIONS IN EXCESS OF ONE MILLION DOLLARS.

EXCEPTIONS TO THE FUNDING OF THE MUNICIPAL CORPORATION MANDATES 1 3. 2 REQUIREMENT. (A) THE STATE SHALL NOT BE REQUIRED TO FUND ANY NEW OR 3 EXPANDED PROGRAMS IF: 4 (I) THE MANDATE IS REQUIRED BY A COURT ORDER OR JUDGMENT; 5 MANDATE IS PROVIDED AT THE OPTION OF THE LOCAL GOVERNMENT (II) THE 6 UNDER A LAW, REGULATION, RULE, OR ORDER THAT IS PERMISSIVE RATHER THAN 7 MANDATORY; 8 THE MANDATE RESULTS FROM THE PASSAGE OF A HOME RULE MESSAGE (III) 9 WHEREBY A LOCAL GOVERNMENT REQUESTS AUTHORITY TO IMPLEMENT THE PROGRAM 10 SERVICE SPECIFIED IN THE STATUTE, AND THE STATUTE IMPOSES COSTS ONLY OR UPON THAT LOCAL GOVERNMENT WHICH REQUESTS THE AUTHORITY 11 то IMPOSE THE 12 PROGRAM OR SERVICE; 13 (IV) THE MANDATE IS REQUIRED BY, OR ARISES FROM, AN EXECUTIVE ORDER OF 14 THE GOVERNOR EXERCISING HIS OR HER EMERGENCY POWERS; OR 15 (V) THE MANDATE IS REQUIRED BY STATUTE OR EXECUTIVE ORDER THAT IMPLE-16 MENTS A FEDERAL LAW OR REGULATION AND RESULTS FROM COSTS MANDATED BY THE FEDERAL GOVERNMENT TO BE BORNE AT THE LOCAL LEVEL, UNLESS THE STATUTE OR 17 18 EXECUTIVE ORDER RESULTS IN COSTS WITH EXCEED THE COSTS MANDATED ΒY THE 19 FEDERAL GOVERNMENT. 20 EACH ACT ESTABLISHING A MANDATE SHALL PROVIDE THAT THE EFFECTIVE (B) 21 DATE OF ANY SUCH MANDATE IMPOSED ON MUNICIPAL CORPORATIONS SHALL ΒE 22 CONSISTENT WITH THE NEEDS OF THE STATE AND MUNICIPAL CORPORATIONS TO 23 PLAN IMPLEMENTATION THEREOF AND CONSISTENT WITH THE AVAILABILITY OF 24 REQUIRED FUNDS. 25 The legislature hereby declares that the real property tax 1. S 9. 26 system in the state of New York needs to be examined and restructured in order to provide significant property tax relief for the citizens of the state. As such, it is determined that a blue ribbon commission on prop-27 28 29 erty tax reform shall be established to examine the current ad valorem property tax system and local education financing system of the state. 30 Such commission shall submit a report and recommendations to the gover-31 32 nor and the legislature upon completion of such examination. 33 2. A blue ribbon commission on property tax reform is hereby created to examine, evaluate and make recommendations on alternatives or modifi-34 the existing ad valorem real property tax system in this 35 cations to state and alternative sources of funding for local education. 36 The 37 commission shall be charged with examining and making recommendations on 38 specific areas of reform for local governments and school districts with 39 the goal of mitigating and reducing the property tax burden in the state 40 New York. The subject areas to be examined shall include, but not be of limited to, the following: 41 42 (a) Accountability: 43 (i) inspector general for schools and local governments; 44 (ii) enhanced public disclosure of budget data; and 45 (iii) program to eliminate waste and fraud. governments 46 (b) Governance and structure of local and school 47 districts: 48 (i) shared services and/or consolidation of personnel and services; 49 (ii) shared services and/or consolidation of governmental units 50 including special districts; (iii) size of municipal and school district governing boards; and 51 52 (iv) the school district election process and oversight. 53 (c) Property assessments: 54 (i) property valuation process by local assessors; 55 (ii) equalization rate process used by the office of real property 56 services;

(iii) countywide versus local assessment system; 1 2 (iv) review of state payments to local governments for state owned 3 land; and 4 (v) the definition, limits, qualifications of tax exempt properties. 5 (d) Spending and tax controls: 6 (i) limits on local levy growth; 7 (ii) limits on local tax rate growth; 8 (iii) limits on local spending growth; (iv) prohibition on unfunded state mandates on local governments 9 and 10 school districts; state's limits on local spending and/or taxing authority; 11 (v) other 12 and 13 (vi) a circuit breaker to limit percentage of income spent on property 14 taxes. 15 (e) Potential alternative sources of funding to property taxes: 16 (i) local/regional/state income tax; 17 (ii) sales tax; 18 (iii) blended revenue system; and 19 (iv) other potential revenue sources. 20 3. The blue ribbon commission on property tax reform shall be composed 21 of eleven members. The members, each to serve a term of one year shall 22 appointed as follows: three members shall be appointed by the goverbe nor; three members shall be appointed by the temporary president of the senate; three members shall be appointed by the speaker of the assembly; 23 24 25 shall be appointed by the minority leader of the assembly; one member 26 and one member shall be appointed by the minority leader of the senate. 27 the members appointed by the governor, one shall be an expert in the Of 28 field of municipal finance, one shall be an expert in the field of 29 education finance, and one shall be an expert on assessment administration. The commission shall elect a chair, a vice-chair and a secre-30 tary from amongst its members. Notwithstanding the provisions of section 31 32 of the public officers law, section 806 of the general municipal law 74 33 or any other provision of law, membership on the commission of any state 34 or municipal officer or employee shall not constitute the violation of code of ethics or a conflict of interest. The commission shall meet 35 any 36 at least monthly. Commissioner members shall chair subcommittees to 37 fully examine the five areas of reform. These subcommittees may be appointed by the commission members. The subcommittees shall meet regu-38 39 larly and report back to the full commission. Vacancies in the member-40 the commission and among its officers shall be filled in the ship of manner provided for original appointments. 41 42 4. The commission may employ and at pleasure remove such personnel as 43 it may deem necessary for the performance of its functions and fix their 44 compensation within the amount made available therefor. 5. The commission may meet within and without the state, shall hold public hearings, and shall have all the powers of a legislative commit-45 46 47 tee pursuant to the legislative law. 48 6. The members of the commission shall receive no compensation for 49 their services, but shall be allowed their actual and necessary expenses 50 incurred in the performance of their duties pursuant to this act. 51 7. To the maximum extent feasible, the commission shall be entitled to request and receive, and shall utilize and be provided with such facili-52 ties, resources and data of any department, division, board, bureau, 53 54 commission of agency of the state or any political subdivision thereof 55 as it may reasonably request to properly carry out its powers and duties 56 pursuant to this act.

8. The blue ribbon commission on property tax reform shall make a final report to the governor and the legislature of its findings, conclusions and recommendations on or before December 1, 2016, and shall submit with such report such legislative proposals as it deems necessary to implement its recommendations.

6 S 10. This act shall take effect April 1, 2017 and shall apply to any 7 general or special law imposing mandates on municipal corporations or 8 school districts enacted on or after such effective date; provided, 9 however, that the amendments to section 2022 of the education law made 10 by section 2 of this act shall not affect the expiration of such section

11 and shall be deemed to expire therewith.