

2797

2009-2010 Regular Sessions

I N   A S S E M B L Y

January 21, 2009

---

Introduced by M. of A. GANTT, PEOPLES, KOON, TOWNSEND, WALKER, LUPARDO, KAVANAGH, BENEDETTO, GUNTHER, CLARK, BENJAMIN, GREENE, FINCH, ROSENTHAL, LENTOL, ALFANO, PERALTA, LAVINE, CAMARA, SCHROEDER, ROBINSON, BOYLAND, PERRY, ORTIZ, JAFFEE, CAHILL -- Multi-Sponsored by -- M. of A. ABBATE, BACALLES, BARRA, BRENNAN, BROOK-KRASNY, BURLING, CHRISTENSEN, COLTON, COOK, CROUCH, DelMONTE, DESTITO, DUPREY, ERRIGO, FARRELL, GALEF, GIANARIS, HOOPER, HYER-SPENCER, JOHN, KOLB, LANCMAN, LATIMER, MAGEE, MAISEL, MARKEY, MAYERSOHN, McDONOUGH, McENENY, McKEVITT, MILLMAN, MOLINARO, OAKS, PAULIN, PHEFFER, REILLY, SAYWARD, SEMINERIO, SPANO, SWEENEY, THIELE, TITONE, TOWNS, WEISENBERG -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to establishing the childhood lead poisoning primary prevention and safe housing act; to amend the state finance law, in relation to establishing the childhood lead poisoning primary prevention and safe housing fund; to amend the tax law, in relation to authorizing a credit for lead hazard reduction activities; and providing for the repeal of certain provisions upon expiration thereof

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

1     Section 1. This act shall be known and may be cited as the "childhood  
2     lead poisoning primary prevention and safe housing act".  
3     S 2. Legislative findings and purposes. 1. (a) Lead poisoning of chil-  
4     dren persists as one of the most prevalent and preventable environmental  
5     diseases in New York. At least 10,000 children were newly identified  
6     with levels of lead in their blood at 10 micrograms per deciliter in New  
7     York state in 2001. Moreover, only about one-third of children are  
8     receiving the lead screenings that are required by law and therefore,  
9     the actual number of children affected by the ingestion of lead is  
10    undoubtedly significantly greater than reported. Prevention is the only  
11    effective way to protect children from irreversible damage. Unless lead

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

LBD05081-02-9

1 poisoning is prevented, elevated blood lead levels will result in  
2 impairment of the ability to think, concentrate, and learn.

3 (b) Medical research indicates that children can suffer permanent,  
4 irreparable damage at blood levels even lower than 10 micrograms per  
5 deciliter, and that there is no level of lead ingestion which is without  
6 adverse impact. Medical research also indicates that fetal injuries from  
7 lead paint can occur if women have elevated blood levels during pregnan-  
8 cy. Because of this, intervention measures that wait until children have  
9 been exposed have limited benefits, and the pursuit of primary  
10 prevention, which means eliminating lead hazards before children are  
11 exposed, has been recommended by the United States centers for disease  
12 control and prevention and promoted by leading experts in the field as a  
13 critical course of action to protect the health of young children.

14 (c) The predominant cause of lead poisoning in children is the inges-  
15 tion of lead particles from deteriorating or abraded lead-based paint  
16 from older and poorly maintained residences.

17 (d) Deteriorating lead-based paint or excessive amounts of lead-conta-  
18 minated dust in these poorly maintained homes endangers the intellectual  
19 and emotional development and physical well being of affected children.  
20 In addition, unsafe work practices that inadequately control lead dust  
21 in the repair or renovation of older homes can cause substantial lead  
22 hazards.

23 (e) Although lead-based paint was banned for residential use in 1978,  
24 New York state has both the largest percentage and the largest absolute  
25 number of older housing units with lead paint in the nation.

26 (f) The dangers posed by lead-based paint can be substantially reduced  
27 by taking measures to prevent paint deterioration and limiting chil-  
28 dren's exposure to paint chips and lead dust.

29 (g) The deterioration of lead-based paint in older residences results  
30 in increased expenses each year for the state of New York in the form of  
31 special education and other education expenses, medical care for lead-  
32 poisoned children, and expenditures for delinquent youth and others  
33 needing special supervision.

34 (h) Older housing units remain an important part of New York's housing  
35 stock, particularly for those of modest or limited incomes. The problem  
36 of lead-based paint in housing affects urban, suburban and rural areas  
37 of the state.

38 (i) The existing housing codes and enforcement systems in most juris-  
39 dictions do not include primary prevention measures for lead hazards and  
40 have proven ineffective in encouraging widespread lead-based paint  
41 hazard abatement, mitigation, and control.

42 (j) The financial incentives currently in place have not proven suffi-  
43 cient to motivate property owners to undertake widespread and effective  
44 lead-based paint hazard abatement, mitigation, and control; moreover low  
45 and moderate income property owners may not have access to the resources  
46 to eliminate or control lead hazards.

47 (k) Knowledge of lead-based paint hazards, their control, mitigation,  
48 abatement, and risk avoidance is not sufficiently widespread, especially  
49 outside urban areas.

50 2. The purposes of this act are: (a) to increase the supply of afford-  
51 able rental housing in the state of New York in which measures have been  
52 taken to eliminate or substantially reduce the risk of childhood lead  
53 poisoning;

54 (b) to ensure that New York's response to lead-based paint hazards  
55 focuses on primary prevention as the essential tool to combat childhood  
56 lead poisoning, and thus to substantially reduce, and eventually elimi-

1 nate, the incidence of childhood lead poisoning in the state of New  
2 York;

3 (c) to improve public awareness of lead safety issues and to educate  
4 both property owners and tenants about practices that can reduce the  
5 incidence of lead poisoning;

6 (d) to provide access to the resources for property owners who commit  
7 to undertake specified lead hazard reduction measures.

8 S 3. Section 1370 of the public health law is amended by adding eigh-  
9 teen new subdivisions 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20,  
10 21, 22, 23, 24, and 25 to read as follows:

11 8. "DUST-LEAD HAZARD" MEANS SURFACE DUST THAT CONTAINS A DUST-LEAD  
12 LOADING (AREA CONCENTRATION OF LEAD) AT OR EXCEEDING THE LEVELS PROMUL-  
13 GATED BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY PURSUANT TO  
14 SECTION 403 OF THE TOXIC SUBSTANCES CONTROL ACT.

15 9. "DWELLING UNIT" MEANS A:

16 (A) SINGLE-FAMILY DWELLING, INCLUDING ATTACHED STRUCTURES SUCH AS  
17 PORCHES AND STOOPS; OR

18 (B) HOUSING UNIT IN A STRUCTURE THAT CONTAINS MORE THAN ONE SEPARATE  
19 HOUSING UNIT, AND FOR WHICH EACH SUCH UNIT IS USED OR OCCUPIED, OR  
20 INTENDED TO BE USED OR OCCUPIED, IN WHOLE OR IN PART, AS THE HOME OR  
21 SEPARATE LIVING QUARTERS OF ONE OR MORE PERSONS.

22 10. "ENCAPSULATION" MEANS THE APPLICATION OF A COVERING OR COATING  
23 THAT ACTS AS A BARRIER BETWEEN THE LEAD-BASED PAINT AND THE ENVIRONMENT  
24 AND THAT RELIES FOR ITS DURABILITY ON ADHESION BETWEEN THE ENCAPSULATE  
25 AND THE PAINTED SURFACE, AND ON THE INTEGRITY OF THE EXISTING BONDS  
26 BETWEEN PAINT LAYERS AND BETWEEN THE PAINT AND THE SUBSTRATE. ENCAPSULA-  
27 TION MAY BE USED AS A METHOD OF ABATEMENT IF IT IS DESIGNED AND  
28 PERFORMED SO AS TO BE PERMANENT.

29 11. "FRICTION SURFACE" MEANS AN INTERIOR OR EXTERIOR PAINTED SURFACE  
30 THAT TOUCHES OR IS IN CONTACT WITH ANOTHER SURFACE, SUCH THAT THE TWO  
31 SURFACES ARE CAPABLE OF RELATIVE MOTION AND ABRASE, SCRAPE, OR BIND WHEN  
32 IN RELATIVE MOTION. FRICTION SURFACES SHALL INCLUDE, BUT NOT BE LIMITED  
33 TO, WINDOW FRAMES AND JAMBS, DOORS, AND HINGES.

34 12. "HAZARD REDUCTION" MEANS MEASURES DESIGNED TO REDUCE OR ELIMINATE  
35 HUMAN EXPOSURE TO LEAD-BASED PAINT HAZARDS.

36 13. "HIGH EFFICIENCY PARTICLE AIR VACUUM" OR "HEPA-VACUUM" MEANS A  
37 DEVICE CAPABLE OF FILTERING OUT PARTICLES OF 0.3 MICRONS OR GREATER FROM  
38 A BODY OF AIR AT AN EFFICIENCY OF 99.97% OR GREATER; "HEPA-VACUUM"  
39 INCLUDES USE OF A HEPA-VACUUM.

40 14. "LEAD-BASED PAINT HAZARD" MEANS ANY CONDITION IN, OR PROXIMATE TO,  
41 A DWELLING UNIT THAT CAUSES EXPOSURE TO LEAD FROM LEAD-CONTAMINATED  
42 DUST, FROM LEAD-BASED PAINT THAT IS DETERIORATED, OR FROM LEAD-BASED  
43 PAINT THAT IS PRESENT ON CHEWABLE SURFACES, DETERIORATED SUBSURFACES,  
44 FRICTION SURFACES, OR IMPACT SURFACES, OR IN SOIL, THAT WOULD RESULT IN  
45 ADVERSE HUMAN HEALTH EFFECTS.

46 15. "IMPACT SURFACE" MEANS AN INTERIOR OR EXTERIOR PAINTED SURFACE  
47 THAT SHOWS EVIDENCE, SUCH AS MARKING, DENTING, OR CHIPPING, THAT IT IS  
48 SUBJECT TO DAMAGE BY REPEATED SUDDEN FORCE, SUCH AS CERTAIN PARTS OF  
49 DOOR FRAMES, MOLDINGS, OR BASEBOARDS.

50 16. "DETERIORATED PAINT" MEANS ANY INTERIOR OR EXTERIOR PAINT OR OTHER  
51 COATING THAT IS CURLING, SCALING, FLAKING, BLISTERING, PEELING, CHIP-  
52 PING, CHALKING, CRACKING, OR LOOSE IN ANY MANNER, SUCH THAT A SPACE OR  
53 POCKET OF AIR IS BEHIND A PORTION THEREOF OR SUCH THAT THE PAINT IS NOT  
54 COMPLETELY ADHERED TO THE UNDERLYING SUBSURFACE, OR IS OTHERWISE DAMAGED  
55 OR SEPARATED FROM THE SUBSTRATE.

1 17. "DETERIORATED SUBSURFACE" SHALL MEAN AN UNSTABLE OR UNSOUND PAINT-  
2 ED SUBSURFACE, AN INDICATION OF WHICH CAN BE OBSERVED THROUGH A VISUAL  
3 INSPECTION, INCLUDING, BUT NOT LIMITED TO, ROTTED OR DECAYED WOOD, OR  
4 WOOD OR PLASTER THAT HAS BEEN SUBJECT TO MOISTURE OR DISTURBANCE.

5 18. "CHEWABLE SURFACE" MEANS AN INTERIOR OR EXTERIOR SURFACE PAINTED  
6 WITH LEAD-BASED PAINT THAT A YOUNG CHILD CAN MOUTH OR CHEW. A CHEWABLE  
7 SURFACE IS THE SAME AS AN "ACCESSIBLE SURFACE" AS DEFINED IN 42 U.S.C.  
8 4851B(2). HARD METAL SUBSTRATES AND OTHER MATERIALS THAT CANNOT BE DENT-  
9 ED BY THE BITE OF A YOUNG CHILD ARE NOT CONSIDERED CHEWABLE.

10 19. "PERMANENT" MEANS AN EXPECTED DESIGN LIFE OF AT LEAST TWENTY  
11 YEARS.

12 20. "SOIL-LEAD HAZARD" MEANS BARE SOIL ON RESIDENTIAL PROPERTY THAT  
13 CONTAINS LEAD EQUAL TO OR EXCEEDING LEVELS PROMULGATED BY THE UNITED  
14 STATES ENVIRONMENTAL PROTECTION AGENCY PURSUANT TO SECTION 403 OF THE  
15 TOXIC SUBSTANCES CONTROL ACT.

16 21. "TENANT" MEANS THE INDIVIDUAL NAMED AS THE LESSEE IN A LEASE,  
17 RENTAL AGREEMENT OR OTHER FORM OF OCCUPANCY AGREEMENT, WHETHER WRITTEN  
18 OR ORAL, FOR A DWELLING UNIT, AND INCLUDES TENANCIES INCIDENT TO EMPLOY-  
19 MENT. WHERE APPLICABLE, THE TERM "TENANT" SHALL ALSO INCLUDE ANY MEMBER  
20 OF THE TENANT'S HOUSEHOLD.

21 22. "WIPE SAMPLE" MEANS A SAMPLE COLLECTED BY WIPING A REPRESENTATIVE  
22 SURFACE OF KNOWN AREA, AS DETERMINED BY ASTM E1728, "STANDARD PRACTICE  
23 FOR FIELD COLLECTION OF SETTLED DUST SAMPLES USING WIPE SAMPLING METHODS  
24 FOR LEAD DETERMINATION BY ATOMIC SPECTROMETRY TECHNIQUES," OR EQUIVALENT  
25 METHOD, WITH AN ACCEPTABLE WIPE MATERIAL AS DEFINED IN ASTM E 1792,  
26 "STANDARD SPECIFICATION FOR WIPE SAMPLING MATERIALS FOR LEAD IN SURFACE  
27 DUST."

28 23. "CLEARANCE EXAMINATION" MEANS AN ACTIVITY, CONDUCTED BY A RISK  
29 ASSESSOR OR LEAD-BASED PAINT INSPECTOR, FOLLOWING LEAD-BASED PAINT  
30 HAZARD REDUCTION ACTIVITIES TO DETERMINE THAT THE HAZARD REDUCTION  
31 ACTIVITIES ARE COMPLETE AND THAT NO SOIL-LEAD HAZARDS OR SETTLED  
32 DUST-LEAD HAZARDS EXIST IN THE DWELLING UNIT OR WORKSITE.

33 24. "WORKSITE" MEANS AN INTERIOR OR EXTERIOR AREA WHERE LEAD-BASED  
34 PAINT HAZARD REDUCTION ACTIVITY TAKES PLACE. THERE MAY BE MORE THAN ONE  
35 WORKSITE IN A DWELLING UNIT.

36 25. "INSPECTIONS FOR CONDITIONS CONDUCIVE TO LEAD POISONING OR  
37 LEAD-BASED PAINT HAZARDS" MEANS AN ACTIVITY CONDUCTED TO IDENTIFY ANY  
38 CONDITION CONDUCIVE TO LEAD POISONING OR LEAD-BASED PAINT HAZARDS, IN  
39 ACCORDANCE WITH THE RULES AND REGULATIONS PROMULGATED BY THE DEPARTMENT  
40 PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-EIGHT OF THIS TITLE, WHEN-  
41 EVER SUCH ACTIVITY IS REQUIRED OR OTHERWISE CONDUCTED PURSUANT TO THE  
42 PROVISIONS OF THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE  
43 HOUSING ACT.

44 S 4. Paragraph (d) of subdivision 2 of section 1370-a of the public  
45 health law, as added by chapter 485 of the laws of 1992, is amended and  
46 three new subdivisions 4, 5, and 6 are added to read as follows:

47 (d) develop and implement public education and community outreach  
48 programs AND PUBLIC AWARENESS CAMPAIGNS on lead exposure, detection and  
49 risk reduction. SUCH PROGRAMS AND CAMPAIGNS SHALL INCLUDE, BUT NOT BE  
50 LIMITED TO, USE OF MASS MEDIA.

51 4. EACH HEALTH INSURER OR HEALTH MAINTENANCE ORGANIZATION SHALL REPORT  
52 ANNUALLY TO THE DEPARTMENT ITS AGGREGATE DATA REGARDING COMPLIANCE WITH  
53 THE SCREENING REQUIREMENTS PURSUANT TO THIS SECTION. SUCH DATA SHALL  
54 DETAIL THE NUMBER AND PERCENTAGE OF CHILDREN SEEN WHO WERE AGES ONE AND  
55 TWO, THE NUMBER AND PERCENTAGE WHO WERE SCREENED AT AGE ONE, AND THE  
56 NUMBER AND PERCENTAGE WHO WERE SCREENED AT AGE TWO, SEPARATELY ORGANIZED

1 BY ZIP CODE. THIS REPORT ON SCREENING COMPLIANCE SHALL BE PROVIDED TO  
2 THE DEPARTMENT BY FEBRUARY FIRST FOLLOWING THE END OF THE CALENDAR YEAR.

3 5. THE DEPARTMENT SHALL INCLUDE THE SCREENING AND REPORTING REQUIRE-  
4 MENTS IN ITS CONTRACTS FOR SERVICES UNDER THE MEDICAID AND CHILD HEALTH  
5 PLUS PROGRAMS OR ANY OTHER PROGRAMS FUNDED IN WHOLE OR IN PART WITH  
6 STATE OR LOCAL FUNDS AND PROVIDING HEALTH SERVICES TO CHILDREN UNDER AGE  
7 SIX AND PREGNANT WOMEN, AND SHALL IMPOSE COMPLIANCE TARGETS AND APPRO-  
8 PRIATE PENALTIES OR SANCTIONS IN THE EVENT SUCH TARGETS ARE NOT  
9 ACHIEVED.

10 6. BY MARCH FIFTH OF EACH YEAR THE DEPARTMENT SHALL SUBMIT TO THE  
11 HEALTH COMMITTEES OF THE SENATE AND ASSEMBLY AND MAKE PUBLICLY AVAILABLE  
12 A REPORT ON SCREENING RATES OF THE PRECEDING YEAR PURSUANT TO THIS  
13 SECTION, INCLUDING THE ACTUAL NUMBER AND ESTIMATED PERCENTAGE OF ONE  
14 YEAR OLD CHILDREN AND THE ACTUAL NUMBER AND ESTIMATED PERCENTAGE OF TWO  
15 YEAR OLD CHILDREN SCREENED FOR BLOOD LEAD, THE ACTUAL NUMBER AND ESTI-  
16 MATED PERCENTAGE OF CHILDREN SCREENED AT BOTH ONE YEAR OF AGE AND TWO  
17 YEARS OF AGE, THE PERFORMANCE OF MEDICAID AND CHILD HEALTH PLUS PROGRAMS  
18 OR ANY OTHER PROGRAMS FUNDED IN WHOLE OR IN PART WITH STATE AND LOCAL  
19 FUNDS AND PROVIDING HEALTH SERVICES TO CHILDREN UNDER AGE SIX AND PREG-  
20 NANT WOMEN, AND ITS ACTIONS TO PUBLICIZE AND ENFORCE THE OBLIGATIONS ON  
21 HEALTH CARE PROVIDERS PURSUANT TO THIS SECTION.

22 S 5. Subdivision 1 of section 1370-c of the public health law, as  
23 added by chapter 485 of the laws of 1992, is amended to read as follows:

24 1. The department is authorized to AND SHALL promulgate regulations  
25 establishing the means by which and the intervals at which children and  
26 pregnant women shall be screened for elevated lead levels. The depart-  
27 ment is also authorized to require screening for lead poisoning in other  
28 high risk groups. AT A MINIMUM, THE DEPARTMENT SHALL ENSURE THAT ALL  
29 CHILDREN AT BOTH AGE ONE YEAR AND AT AGE TWO YEARS AND PREGNANT WOMEN  
30 WHO ARE DETERMINED TO BE AT RISK SHALL BE SCREENED AND THAT ALL CHILDREN  
31 WHO ARE CONSIDERED AT RISK UP TO SIX YEARS OF AGE SHALL BE SCREENED AT  
32 LEAST ONCE EACH YEAR.

33 S 6. The public health law is amended by adding a new section 1377 to  
34 read as follows:

35 S 1377. LEAD-SAFE HOUSING AWARENESS SEMINAR. WITHIN SIX MONTHS  
36 FOLLOWING THE EFFECTIVE DATE OF THIS SECTION, THE DEPARTMENT SHALL  
37 ESTABLISH GUIDELINES AND A TRAINER'S MANUAL FOR A "LEAD-SAFE HOUSING  
38 AWARENESS SEMINAR" WITH A TOTAL CLASS TIME OF THREE HOURS OR LESS. SUCH  
39 GUIDELINES AND MATERIALS SHALL BE MADE AVAILABLE SO THAT SUCH COURSES  
40 MAY BE OFFERED BY THE DEPARTMENT OR OTHER STATE PERSONNEL, PROFESSIONAL  
41 ASSOCIATIONS AND COMMUNITY ORGANIZATIONS WITH A TRAINING CAPACITY,  
42 EXISTING ACCREDITED EDUCATIONAL INSTITUTIONS, AND NOT-FOR-PROFIT EDUCA-  
43 TIONAL PROVIDERS. ALL SUCH OFFERING PROPOSALS SHALL BE REVIEWED AND  
44 APPROVED, BASED ON SEMINAR CONTENT AND QUALIFICATIONS OF INSTRUCTORS, BY  
45 THE DEPARTMENT OR THE DIVISION OF HOUSING AND COMMUNITY RENEWAL OR THEIR  
46 DESIGNEES. THE DEPARTMENT IS AUTHORIZED TO SET AND COLLECT A FEE FOR  
47 SUCH MANUALS OR COURSES. ANY FEES COLLECTED PURSUANT TO THIS SECTION  
48 SHALL BE DEPOSITED INTO THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION  
49 AND SAFE HOUSING FUND ESTABLISHED PURSUANT TO SECTION NINETY-NINE-T OF  
50 THE STATE FINANCE LAW.

51 S 7. The public health law is amended by adding a new section 1378 to  
52 read as follows:

53 S 1378. CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING  
54 PLAN. 1. THE DEPARTMENT IS HEREBY AUTHORIZED AND REQUIRED TO DEVELOP AND  
55 IMPLEMENT, WITHIN NINE MONTHS FOLLOWING THE EFFECTIVE DATE OF THIS  
56 SECTION, THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUS-

1 ING PLAN WHICH PURPOSE IS THE ELIMINATION OF CHILDHOOD LEAD POISONING.  
2 THE PLAN SHALL ALSO INCLUDE PUBLIC AWARENESS CAMPAIGNS AND COMMUNITY  
3 OUTREACH EFFORTS. SUCH PLAN SHALL ALSO INCLUDE LOCAL PRIMARY PREVENTION  
4 PLANS FOR COMMUNITIES OF CONCERN IN ACCORDANCE WITH THE PROVISIONS OF  
5 THIS SECTION. SUCH PLAN MAY BE AMENDED BY THE DEPARTMENT IN ACCORDANCE  
6 WITH THE PROVISIONS OF THIS SECTION. BY MARCH FIFTH OF EACH YEAR BEGIN-  
7 NING THE FIRST YEAR AFTER THIS SECTION BECOMES LAW, THE DEPARTMENT SHALL  
8 SUBMIT TO THE HEALTH AND FISCAL COMMITTEES OF THE LEGISLATURE AND THE  
9 ADVISORY COUNCIL ESTABLISHED IN SECTION THIRTEEN HUNDRED SEVENTY-B OF  
10 THIS TITLE A REPORT ON THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION  
11 AND SAFE HOUSING PLAN.

12 2. THE DEPARTMENT SHALL IDENTIFY AND DESIGNATE THE THIRTY MUNICI-  
13 PALITIES IN THE STATE THAT HAVE THE GREATEST NUMBERS OF CHILDREN IDENTI-  
14 FIED WITH BLOOD LEAD LEVELS GREATER THAN OR EQUAL TO TEN MICROGRAMS OF  
15 LEAD PER DECILITER OF WHOLE BLOOD AS COMMUNITIES OF CONCERN. SUCH DESIG-  
16 NATION SHALL NOT INCLUDE CITIES WITH A POPULATION OF ONE MILLION OR  
17 MORE. SUCH DESIGNATION SHALL BE MADE AT LEAST BIENNIALY AND BY THE  
18 THIRTIETH DAY OF DECEMBER OF THE YEAR IN WHICH THE DESIGNATION IS MADE.

19 3. A. THE DEPARTMENT SHALL DEVELOP AND IMPLEMENT, IN COOPERATION WITH  
20 THE DEPARTMENT OF STATE AND LOCAL MUNICIPALITIES, A LOCAL PRIMARY  
21 PREVENTION PLAN TO PREVENT EXPOSURE TO LEAD FOR EACH COMMUNITY OF  
22 CONCERN. A LOCAL PRIMARY PREVENTION PLAN SHALL TARGET CHILDREN UNDER AGE  
23 SIX AND PREGNANT WOMEN AND ANY CENSUS TRACT OR BLOCK GROUP IN THE MUNI-  
24 CIPALITIES IN WHICH DURING ANY SINGLE YEAR, MORE THAN TWENTY-FIVE CHIL-  
25 DREN HAVE BEEN IDENTIFIED WITH BLOOD LEAD LEVELS GREATER THAN OR EQUAL  
26 TO TEN MICROGRAMS OF LEAD PER DECILITER OF WHOLE BLOOD AND SHALL SET  
27 TARGETS AND A REASONABLE TIME FRAME, INCLUDING A RATIONALE FOR SUCH TIME  
28 FRAME, FOR THE ELIMINATION OF CHILDHOOD LEAD POISONING WITHIN THE MUNI-  
29 CIPALITY. IN MUNICIPALITIES WITH SUCH CENSUS TRACTS OR BLOCK GROUPS, A  
30 LOCAL PRIMARY PREVENTION PLAN ALSO SHALL INCLUDE THE INSPECTION FOR  
31 CONDITIONS CONDUCIVE TO LEAD POISONING AND LEAD-BASED PAINT HAZARDS OF  
32 DWELLING UNITS WHICH ARE EITHER RENTED, LEASED, LET OR HIRED OUT, TO BE  
33 OCCUPIED, OR IS OCCUPIED AS THE TEMPORARY OR PERMANENT RESIDENCE OR HOME  
34 OF ONE OR MORE FAMILIES LIVING INDEPENDENTLY OF EACH OTHER AND ALSO  
35 SHALL INCLUDE THE INSPECTION FOR CONDITIONS CONDUCIVE TO LEAD POISONING  
36 AND LEAD-BASED PAINT HAZARDS OF DWELLING UNITS IN WHICH GROUP FAMILY DAY  
37 CARE HOMES AND FAMILY DAY CARE HOMES, AS DEFINED IN SECTION THREE  
38 HUNDRED NINETY OF THE SOCIAL SERVICES LAW, ARE OPERATED. SUCH PLAN SHALL  
39 REQUIRE THAT ANY LEAD-BASED PAINT HAZARDS OR CONDITIONS CONDUCIVE TO  
40 LEAD POISONING IDENTIFIED IN SUCH INSPECTED PROPERTIES BE ELIMINATED OR  
41 CONTROLLED IN ACCORDANCE WITH THE PROVISIONS OF PARAGRAPH A OF SUBDIVI-  
42 SION ONE OF SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THIS CHAPTER. A  
43 LOCAL PRIMARY PREVENTION PLAN SHALL BE IN EFFECT NO LATER THAN SEVEN  
44 MONTHS AFTER THE MUNICIPALITY IS DESIGNATED AS A COMMUNITY OF CONCERN.

45 B. THE DEPARTMENT, IN CONSULTATION WITH THE DEPARTMENT OF STATE AND  
46 LOCAL MUNICIPALITIES, SHALL PROMULGATE RULES AND REGULATIONS FOR THE  
47 DEVELOPMENT, IMPLEMENTATION AND AMENDMENT OF A LOCAL PRIMARY PREVENTION  
48 PLAN. PROVIDED, HOWEVER, NO SUCH PLAN SHALL BE IMPLEMENTED OR SUBSTAN-  
49 TIALY AMENDED UNLESS THE PLAN, INCLUDING A PROPOSED BUDGET FOR THE  
50 PLAN, HAS BEEN SUBMITTED BY THE DEPARTMENT OR THE LOCAL MUNICIPALITY FOR  
51 REVIEW AT LEAST ONE PUBLIC HEARING IN THE MUNICIPALITY FOR WHICH SUCH  
52 PLAN IS DEVELOPED AND A PUBLIC COMMENT PERIOD OF AT LEAST SIXTY DAYS HAS  
53 BEEN PROVIDED BY THE DEPARTMENT OR THE LOCAL MUNICIPALITY IN CONSIDER-  
54 ATION OF THE BILL.

55 C. IF A MUNICIPALITY HAS DEVELOPED A PLAN SUBSTANTIALLY SIMILAR TO THE  
56 REQUIREMENTS FOR A LOCAL PRIMARY PREVENTION PLAN IN ACCORDANCE WITH THIS

1 SECTION OR PASSED AN ORDINANCE OR LOCAL LAW OR SET OF ORDINANCES OR  
2 LOCAL LAWS THAT CONSTITUTE A SUBSTANTIALLY SIMILAR PLAN SUCH PLAN OR  
3 ORDINANCE OR LOCAL LAW OR SET OF ORDINANCES OR LOCAL LAWS MAY BE  
4 ACCEPTED AS THE LOCAL PRIMARY PREVENTION PLAN FOR THE MUNICIPALITY. AN  
5 ORDINANCE OR LOCAL LAW OR SET OF ORDINANCES OR LOCAL LAWS THAT WAS IN  
6 EFFECT ON JULY FIRST, TWO THOUSAND SIX IN THE CITY OF ROCHESTER WHICH  
7 POLICY AND INTENT IS TO PREVENT HUMAN EXPOSURE TO LEAD-BASED PAINT  
8 HAZARDS IS A SUBSTANTIALLY SIMILAR PLAN FOR PURPOSES OF THIS SECTION AND  
9 NO PUBLIC HEARING AND PUBLIC COMMENT PERIOD SHALL BE CONSIDERED TO HAVE  
10 BEEN REQUIRED FOR ITS IMPLEMENTATION.

11 4. A. FUNDING FOR THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND  
12 SAFE HOUSING PLAN AND ANY LOCAL PRIMARY PREVENTION PLANS INCLUDED THERE-  
13 IN SHALL BE SUBJECT TO APPROPRIATION BY THE STATE LEGISLATURE.

14 B. EXCEPT IF AGREED TO BY THE DEPARTMENT AND THE MUNICIPALITY, COSTS  
15 INCURRED BY A MUNICIPALITY DIRECTLY RELATED TO A LOCAL PRIMARY  
16 PREVENTION PLAN OR THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND  
17 SAFE HOUSING PLAN WHICH ARE NOT ELIGIBLE TO BE PAID FOR OR OTHERWISE  
18 REIMBURSED BY A NON-STATE GOVERNMENTAL ENTITY AND WHICH ARE NOT COSTS OF  
19 AN OWNER OR OCCUPANT OF AN AFFECTED PROPERTY SHALL BE CONSIDERED COSTS  
20 OF THE DEPARTMENT. SUCH COSTS SHALL BE REIMBURSED TO THE MUNICIPALITY BY  
21 THE DEPARTMENT. FUNDING FOR SUCH COSTS SHALL BE MADE AVAILABLE SUBJECT  
22 TO APPROPRIATION BY THE STATE LEGISLATURE. A COST MAY BE CONSIDERED  
23 DIRECTLY RELATED IF IT WOULD NOT HAVE BEEN INCURRED BUT FOR THE LOCAL  
24 PRIMARY PREVENTION PLAN OR CHILDHOOD LEAD POISONING PRIMARY PREVENTION  
25 AND SAFE HOUSING PLAN. THE DEPARTMENT MAY ENTER INTO AGREEMENTS WITH THE  
26 MUNICIPALITIES, THE DEPARTMENT OF STATE OR ANY OTHER APPROPRIATE STATE  
27 OR FEDERAL AGENCY, DEPARTMENT, DIVISION, QUASI-PUBLIC CORPORATION OR  
28 AUTHORITY FOR THE REIMBURSEMENT OF SUCH COSTS.

29 5. THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING  
30 PLAN SHALL ALSO REQUIRE, IN RESPONSE TO A CHILD UNDER AGE SIX OR A PREG-  
31 NANT WOMAN WHO HAS A CONFIRMED BLOOD LEAD LEVEL GREATER THAN OR EQUAL TO  
32 TEN MICROGRAMS OF LEAD PER DECILITER OF WHOLE BLOOD, A COMPLETE DIAGNOS-  
33 TIC ASSESSMENT WHICH SHALL INCLUDE: A DETAILED LEAD EXPOSURE ASSESSMENT,  
34 A NUTRITIONAL ASSESSMENT, INCLUDING IRON STATUS, AND, AS APPROPRIATE,  
35 DEVELOPMENT SCREENING AND AN ENVIRONMENTAL ASSESSMENT SHALL BE CONDUCTED  
36 BY THE DEPARTMENT, IN CONJUNCTION WITH THE DEPARTMENT OF STATE AND ANY  
37 OTHER APPROPRIATE STATE AGENCY, DEPARTMENT, DIVISION, QUASI-PUBLIC  
38 CORPORATION OR AUTHORITY AND MUNICIPALITY, TO DETERMINE THE SOURCE OF  
39 EXPOSURE TO LEAD WHICH SHALL INCLUDE, TO THE EXTENT PRACTICABLE, AN  
40 INSPECTION FOR CONDITIONS CONDUCIVE TO LEAD POISONING AND LEAD-BASED  
41 PAINT HAZARDS WITHIN FIFTEEN DAYS OF NOTIFICATION TO THE DEPARTMENT OF  
42 SUCH CONFIRMED BLOOD LEVELS.

43 6. A. THE DEPARTMENT IS HEREBY AUTHORIZED AND DIRECTED TO PROMULGATE  
44 RULES AND REGULATIONS REGARDING INSPECTIONS FOR CONDITIONS CONDUCIVE TO  
45 LEAD POISONING OR LEAD-BASED PAINT HAZARDS. THE RULES AND REGULATIONS  
46 SHALL PROVIDE FOR, BUT NOT BE LIMITED TO, QUALIFICATIONS OF INDIVIDUALS  
47 ELIGIBLE TO CONDUCT SUCH INSPECTIONS, STANDARDS OF PRACTICE, PROCEDURES  
48 OR PROTOCOL FOR CONDUCTING SUCH INSPECTIONS AND REQUIREMENTS FOR WRITTEN  
49 REPORTS DOCUMENTING THE RESULTS OF SUCH INSPECTIONS. TO SATISFY THE  
50 REQUIREMENTS OF THIS PARAGRAPH, THE DEPARTMENT MAY ADOPT REGULATIONS  
51 SUFFICIENT TO SATISFY THE REQUIREMENTS OF 40 C.F.R. PART 745 SUBPART Q  
52 OR SUCCESSOR REGULATION.

53 B. THE DEPARTMENT MAY PROMULGATE RULES AND REGULATIONS SUFFICIENT TO  
54 SATISFY THE REQUIREMENTS OF 40 C.F.R. PART 745 SUBPART Q OR SUCCESSOR  
55 REGULATION, GOVERNING THE ACCREDITATION OF PERSONS ENGAGING IN  
56 LEAD-BASED PAINT ACTIVITIES.

1 C. THE DEPARTMENT MAY ESTABLISH BY REGULATION A SCHEDULE OF FEES FOR  
2 THE ACCREDITATION AND REGISTRATION OF PERSONS ENGAGING IN LEAD-BASED  
3 PAINT ACTIVITIES OR CONDUCTING INSPECTIONS FOR CONDITIONS CONDUCIVE TO  
4 LEAD POISONING OR LEAD-BASED PAINT ACTIVITIES. SUCH FEES SHALL BE  
5 REQUIRED TO BE PAID AT THE TIME OF INITIAL REGISTRATION AND AT THE TIME  
6 OF SUBSEQUENT RENEWAL OF REGISTRATION AND SHALL BE DEPOSITED INTO THE  
7 CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING FUND ESTAB-  
8 LISHED PURSUANT TO SECTION NINETY-NINE-T OF THE STATE FINANCE LAW.

9 7. MUNICIPALITIES SHALL COOPERATE FULLY WITH THE DEPARTMENT, DEPART-  
10 MENT OF STATE OR ANY OTHER APPROPRIATE STATE AGENCY, DEPARTMENT, DIVI-  
11 SION, QUASI-PUBLIC CORPORATION OR AUTHORITY TO CARRY OUT THE PROVISIONS  
12 OF THIS SECTION.

13 8. THE DEPARTMENT SHALL, IN COOPERATION WITH ANY OTHER APPROPRIATE  
14 STATE AGENCY, DEPARTMENT, DIVISION, QUASI-PUBLIC CORPORATION OR AUTHORI-  
15 TY, LOCAL MUNICIPALITIES AND COMMUNITY ORGANIZATIONS, TAKE STEPS AND  
16 DEVELOP STRATEGIES TO BALANCE THE NEED TO ELIMINATE THE INCIDENCE OF  
17 CHILDHOOD LEAD POISONING WITH THE NEED FOR AVAILABLE, AFFORDABLE HOUSING  
18 AND CHILD CARE. SUCH STEPS AND STRATEGIES SHALL BE REFLECTED IN THE  
19 DEVELOPMENT AND IMPLEMENTATION OF THE CHILDHOOD LEAD POISONING PRIMARY  
20 PREVENTION AND SAFE HOUSING PLAN AND LOCAL PRIMARY PREVENTION PLANS.

21 9. THE COMMISSIONER SHALL DESIGNATE A DEPUTY COMMISSIONER OF HEALTH  
22 RESPONSIBLE FOR FULFILLING THE REQUIREMENTS OF THIS SECTION WHEN SUCH  
23 REQUIREMENTS INVOLVE THE RESPONSIBILITIES OF THE DEPARTMENT.

24 S 8. Section 606 of the tax law is amended by adding a new subsection  
25 (qq) to read as follows:

26 (QQ) CREDIT FOR LEAD HAZARD REDUCTION ACTIVITIES. (1) AUTHORIZATION OF  
27 CREDIT. A TAXPAYER SHALL BE ALLOWED A CREDIT AGAINST THE TAX IMPOSED BY  
28 THIS ARTICLE EQUAL TO FIFTY PERCENT OF THE COST OF THE QUALIFIED ACTIV-  
29 ITIES COMPLETED WHICH BROUGHT ANY DWELLING UNIT LOCATED IN THIS STATE  
30 INCLUDING OWNER OCCUPIED DWELLING UNITS INTO COMPLIANCE WITH EITHER  
31 "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" CERTIFICATION STATUS AS  
32 DESCRIBED IN SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH  
33 LAW, PROVIDED THAT THE TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIRE-  
34 MENTS OF PARAGRAPH EIGHT OF THIS SUBSECTION. SUCH DWELLING UNIT MUST BE  
35 CERTIFIED AS EITHER "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" IN ORDER  
36 FOR ANY CREDIT TO BE ALLOWED UNDER THIS SUBSECTION. A CREDIT SHALL BE  
37 ALLOWED UNDER THIS SUBSECTION FOR THE COSTS OF THE FOLLOWING QUALIFIED  
38 ACTIVITIES PROVIDED THE EXPECTED USEFUL LIFE OF SUCH ACTIVITIES IS TEN  
39 YEARS OR MORE, AS DETERMINED BY REGULATIONS PROMULGATED BY THE DEPART-  
40 MENT IN CONSULTATION WITH THE DEPARTMENT OF STATE, THE DEPARTMENT OF  
41 HEALTH, AND THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, AND THE  
42 TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIREMENTS OF PARAGRAPH EIGHT  
43 OF THIS SUBSECTION:

44 (A) ANY SET OF MEASURES WHICH WOULD RESULT IN THE PERMANENT ELIMI-  
45 NATION OF LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARDS, INCLUDING THE  
46 REMOVAL OF LEAD-BASED PAINT, THE PERMANENT ENCLOSURE OR ENCAPSULATION OF  
47 LEAD-BASED PAINT, THE REPLACEMENT OF COMPONENTS OR FIXTURES PAINTED WITH  
48 LEAD-BASED PAINT, AND THE REMOVAL OR PERMANENT COVERING OF SOIL-BASED  
49 HAZARDS;

50 (B) THE REPLACEMENT OF ANY SURFACES, WINDOWS, OR FIXTURES PAINTED WITH  
51 LEAD-BASED PAINT;

52 (C) THE ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT; AND

53 (D) THE REMOVAL OR ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT, OR  
54 PAINT OF UNKNOWN LEAD CONTENT, FROM FRICTION SURFACES, SUCH AS THE  
55 INSTALLATION OF REPLACEMENT WINDOW CHANNELS OR SLIDES, THE STRIPPING AND  
56 REPAINTING OF INTERIOR WINDOW TROUGHS AND WINDOWSILLS OR THEIR REPLACE-



MENT OR ENCAPSULATION WITH VINYL, METAL, OR ANY OTHER DURABLE MATERIALS WHICH RENDER THE SURFACE SMOOTH AND CLEANABLE, OR THE STRIPPING AND RE-HANGING OF DOORS.

(2) AMOUNT OF CREDIT. THE TAX CREDIT SHALL BE EQUAL TO FIFTY PERCENT OF THE TOTAL EXPENSES ACTUALLY INCURRED FOR QUALIFIED ACTIVITIES DESCRIBED IN THIS SUBSECTION UP TO A MAXIMUM OF ONE THOUSAND FIVE HUNDRED DOLLARS PER DWELLING UNIT. IN NO EVENT SHALL THE TOTAL TAX CREDIT RECEIVED BY A TAXPAYER PURSUANT TO THIS SUBSECTION EXCEED FIVE THOUSAND DOLLARS PER TAX YEAR.

(3) RESTRICTION OF CREDIT TO QUALIFIED RENTAL HOUSING UNITS; INCOME RESTRICTIONS UPON ELIGIBILITY OF TAXPAYER. IN THE CASE OF A DWELLING UNIT THAT IS RENTED OR LEASED, THE AVAILABILITY OF A TAX CREDIT PURSUANT TO THIS SUBSECTION SHALL BE LIMITED TO SUCH DWELLING UNITS FOR WHICH THE CONTRACT RENT, INCLUDING ANY RENT SUBSIDY OR SHELTER ALLOWANCE THAT HAS BEEN PAID TO THE OWNER ON BEHALF OF THE TENANT, HAS AT NO TIME DURING THE TAX YEAR IN WHICH THE ELIGIBLE COSTS WERE INCURRED EXCEEDED ONE HUNDRED PERCENT OF THE APPLICABLE AREA FAIR MARKET RENT PUBLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO SECTION 8(C)(1) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437F(C)(1).

(4) RESTRICTION UPON THE INCOME LEVEL OF TAXPAYERS ELIGIBLE FOR CREDIT. (A) WITH RESPECT TO TAXPAYERS CLAIMING THE TAX CREDIT IN CONJUNCTION WITH ACTIVITIES MADE TO AN OWNER-OCCUPIED UNIT, THE ELIGIBILITY FOR THE TAX CREDIT SHALL BE LIMITED TO TAXPAYERS WHOSE INCOME DOES NOT EXCEED ONE HUNDRED PERCENT OF THE AREA MEDIAN FAMILY INCOME ESTABLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO SECTION 3(B)(2) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437C(B)(2); AND

(B) WITH RESPECT TO TAXPAYERS CLAIMING THE TAX CREDIT IN CONJUNCTION WITH ACTIVITIES MADE TO A DWELLING UNIT IN WHICH THERE ARE FOUR OR MORE DWELLING UNITS THAT ARE RENTED OR LEASED, THEN ELIGIBILITY FOR THE TAX CREDIT SHALL BE LIMITED TO SUCH DWELLING UNITS IN WHICH THE HOUSEHOLD INCOME OF THE OCCUPANTS IN EACH DWELLING UNIT DID NOT EXCEED EIGHTY PERCENT OF THE AREA MEDIAN FAMILY INCOME ESTABLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO SECTION 3(B)(2) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437C(B)(2).

(5) MULTIPLE TAXPAYERS. IF THE DWELLING UNIT IS OWNED BY TWO OR MORE TAXPAYERS, THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SUBSECTION FOR EACH SUCH ELIGIBLE TAXPAYER SHALL BE PRORATED ACCORDING TO THE PERCENTAGE OF THE TOTAL EXPENDITURE FOR ELIGIBLE ACTIVITIES INCURRED BY EACH TAXPAYER AND SHALL NOT EXCEED FIVE THOUSAND DOLLARS.

(6) EXPENSES TO BE PAID BY TAXPAYER. THE AMOUNT OF ANY CREDIT ALLOWED UNDER THIS SUBSECTION SHALL BE RESTRICTED TO EXPENSES ACTUALLY INCURRED AND SHALL NOT INCLUDE ANY COST TO THE EXTENT SUCH COST IS FUNDED BY ANY GRANT, CONTRACT, OR OTHERWISE BY ANOTHER PERSON OR BY ANY GOVERNMENTAL ENTITY, INCLUDING A LOAN FROM MONEYS IN THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING FUND.

(7) APPLICATION OF CREDIT. IF THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SUBSECTION FOR ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE EXCESS SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN ACCORDANCE WITH THE PROVISIONS OF SECTION SIX HUNDRED EIGHTY-SIX OF THIS ARTICLE, PROVIDED, HOWEVER, THAT NO INTEREST SHALL BE PAID THEREON.

(8) DUPLICATE CREDIT PROHIBITED. NO COST SHALL BE ELIGIBLE FOR A CREDIT UNDER THIS SUBSECTION IF THE TAXPAYER IS ENTITLED TO CLAIM A CREDIT

1 IN THE SAME AMOUNT UNDER EITHER THE FEDERAL TAX CODE OR OTHER PROVISIONS  
2 OF THIS CHAPTER.

3 (9) DOCUMENTATION REQUIRED FOR CREDIT ALLOWANCE. NO CREDIT SHALL BE  
4 ALLOWED UNDER THIS SUBSECTION UNLESS THE TAXPAYER PROVIDES TO THE  
5 COMMISSIONER:

6 (A) A CERTIFICATE OF LEAD HAZARD REDUCTION ACTIVITIES FOR PURPOSES OF  
7 A TAX CREDIT PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE  
8 PUBLIC HEALTH LAW; AND

9 (B) ANY OTHER DOCUMENTS THE DEPARTMENT DEEMS NECESSARY TO DETERMINE  
10 ELIGIBILITY FOR THE TAX CREDIT PURSUANT TO THIS SUBSECTION.

11 (10) PROMULGATION OF REGULATIONS. THE COMMISSIONER, IN CONSULTATION  
12 WITH THE COMMISSIONER OF HEALTH, THE SECRETARY OF STATE AND THE COMMIS-  
13 SIONER OF HOUSING AND COMMUNITY RENEWAL SHALL PROMULGATE REGULATIONS  
14 NECESSARY TO IMPLEMENT THE PROVISIONS OF THIS SUBSECTION.

15 (11) MAXIMUM AGGREGATE. PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-  
16 NINE OF THE PUBLIC HEALTH LAW, THE MAXIMUM AMOUNT OF CREDIT ALLOWED, IN  
17 THE AGGREGATE, FOR ALL TAX CREDITS SHALL NOT EXCEED FIFTEEN MILLION  
18 DOLLARS AND FUNDING FOR SUCH TAX CREDITS IS SUBJECT TO APPROPRIATION.

19 S 9. Subparagraph (B) of paragraph 1 of subsection (i) of section 606  
20 of the tax law, as amended by section 2 of part ZZ-1 of chapter 57 of  
21 the laws of 2008, is amended to read as follows:

22 (B) shall be treated as the owner of a new business with respect to  
23 such share if the corporation qualifies as a new business pursuant to  
24 paragraph (j) of subdivision twelve of section two hundred ten of this  
25 chapter.

26  
27 The corporation's credit base under  
28 With respect to the following section two hundred ten or section  
29 credit under this section: fourteen hundred fifty-six of this  
chapter is:

30 (I) Investment tax credit Investment credit base  
31 under subsection (a) or qualified  
32 rehabilitation  
33 expenditures under  
34 subdivision twelve of  
35 section two hundred ten

36 (II) Empire zone Cost or other basis  
37 investment tax credit under subdivision  
38 under subsection (j) twelve-B  
39 of section two hundred  
40 ten

41 (III) Empire zone Eligible wages under  
42 wage tax credit subdivision nineteen of  
43 under subsection (k) section two hundred ten  
44 or subsection (e) of  
45 section fourteen hundred  
46 fifty-six

47 (IV) Empire zone Qualified investments  
48 capital tax credit and contributions under  
49 under subsection (l) subdivision twenty of  
50 section two hundred ten  
51 or subsection (d) of

1		section fourteen hundred
2		fifty-six
3	(V) Agricultural property tax	Allowable school
4	credit under subsection (n)	district property taxes under
5		subdivision twenty-two of
6		section two hundred ten
7	(VI) Credit for employment	Qualified first-year wages or
8	of persons with dis-	qualified second-year wages
9	abilities under	under subdivision
10	subsection (o)	twenty-three of section
11		two hundred ten
12		or subsection (f)
13		of section fourteen
14		hundred fifty-six
15	(VII) Employment incentive	Applicable investment credit
16	credit under subsec-	base under subdivision
17	tion (a-1)	twelve-D of section two
18		hundred ten
19	(VIII) Empire zone	Applicable investment
20	employment	credit under sub-
21	incentive credit under	division twelve-C
22	subsection (j-1)	of section two hundred ten
23	(IX) Alternative fuels credit	Cost under subdivision
24	under subsection (p)	twenty-four of section two
25		hundred ten
26	(X) Qualified emerging	Applicable credit base
27	technology company	under subdivision twelve-E
28	employment credit	of section two hundred ten
29	under subsection (q)	
30	(XI) Qualified emerging	Qualified investments under
31	technology company	subdivision twelve-F of
32	capital tax credit	section two hundred ten
33	under subsection (r)	
34	(XII) Credit for purchase of an	Cost of an automated
35	automated external defibrillator	external defibrillator under
36	under subsection (s)	subdivision twenty-five of
37		section two hundred ten
38		or subsection (j) of section
39		fourteen hundred fifty-six
40	(XIII) Low-income housing	Credit amount under
41	credit under subsection (x)	subdivision thirty
42		of section two hundred ten or
43		subsection (l) of section
44		fourteen hundred fifty-six

1	(XIV) Credit for transportation	Amount of credit under sub-
2	improvement contributions	division thirty-two of section
3	under subsection (z)	two hundred ten or subsection
4		(n) of section fourteen
5		hundred fifty-six
6	(XV) QEZE credit for real property	Amount of credit under
7	taxes under subsection (bb)	subdivision twenty-seven of
8		section two hundred ten or
9		subsection (o) of section
10		fourteen hundred fifty-six
11	(XVI) QEZE tax reduction credit	Amount of benefit period
12	under subsection (cc)	factor, employment increase factor
13		and zone allocation
14		factor (without regard
15		to pro ration) under
16		subdivision twenty-eight of
17		section two hundred ten or
18		subsection (p) of section
19		fourteen hundred fifty-six
20		and amount of tax factor
21		as determined under
22		subdivision (f) of section sixteen
23	(XVII) Green building credit	Amount of green building credit
24	under subsection (y)	under subdivision thirty-one
25		of section two hundred ten
26		or subsection (m) of section
27		fourteen hundred fifty-six
28	(XVIII) Credit for long-term	Qualified costs under
29	care insurance premiums	subdivision twenty-five-a of
30	under subsection (aa)	section two hundred ten
31		or subsection (k) of section
32		fourteen hundred fifty-six
33	(XIX) Brownfield redevelopment	Amount of credit
34	credit under subsection	under subdivision
35	(dd)	thirty-three of section
36		two hundred ten
37		or subsection (q) of
38		section fourteen hundred
39		fifty-six
40	(XX) Remediated brownfield	Amount of credit under
41	credit for real property	subdivision thirty-four
42	taxes for qualified	of section two hundred
43	sites under subsection	ten or subsection (r) of
44	(ee)	section fourteen hundred
45		fifty-six
46	(XXI) Environmental	Amount of credit under
47	remediation	subdivision thirty-five of
48	insurance credit under	section two hundred
49	subsection (ff)	ten or subsection

1		(s) of section
2		fourteen hundred
3		fifty-six
4	(XXII) Empire state film	Amount of credit for qualified
5	production credit	production costs in production
6	under subsection (gg)	of a qualified film under
7		subdivision thirty-six of
8		section two hundred ten
9	(XXIII) Qualified emerging	Qualifying expenditures and
10	technology company facilities,	development activities under
11	operations and training credit	subdivision twelve-G of section
12	under subsection (nn)	two hundred ten
13	(XXIV) Security training tax	Amount of credit
14	credit under	under subdivision thirty-seven
15	subsection (ii)	of section two hundred ten or
16		under subsection (t) of
17		section fourteen hundred fifty-six
18	(XXV) Credit for qualified fuel	Amount of credit under
19	cell electric generating equipment	subdivision thirty-seven
20	expenditures under subsection (g-2)	of section two hundred ten
21		or subsection (t) of
22		section fourteen hundred
23		fifty-six
24	(XXVI) Empire state commercial	Amount of credit for qualified
25	production credit under	production costs in production
26	subsection (jj)	of a qualified commercial under
27		subdivision thirty-eight of sec-
28		tion two hundred ten
29	(XXVII) Biofuel production	Amount of credit
30	tax credit under	under subdivision
31	subsection (jj)	thirty-eight of
32		section two hundred ten
33	(XXVIII) Clean heating fuel credit	Amount of credit under
34	under subsection (mm)	subdivision thirty-nine of
35		section two hundred ten
36	(XXIX) Credit for rehabilitation	Amount of credit under
37	of historic properties	subdivision forty of
38	under subsection (oo)	[subsection] SECTION
39		two hundred ten
40	(XXX) Credit for companies who	Amount of credit under
41	provide transportation	subdivision forty of
42	to individuals	section two hundred ten
43	with disabilities	
44	under subsection (oo)	

1	(XXXI) CREDIT FOR LEAD HAZARD	AMOUNT OF CREDIT UNDER
2	REDUCTION ACTIVITIES	SUBDIVISION FORTY-ONE OF
3	UNDER SUBSECTION (QQ)	SECTION TWO HUNDRED TEN

4 S 10. Section 210 of the tax law is amended by adding a new subdivi-  
5 sion 41 to read as follows:

6 41. CREDIT FOR LEAD HAZARD REDUCTION ACTIVITIES. (1) AUTHORIZATION OF  
7 CREDIT. A TAXPAYER SHALL BE ALLOWED A CREDIT AGAINST THE TAX IMPOSED BY  
8 THIS ARTICLE EQUAL TO FIFTY PERCENT OF THE COST OF THE QUALIFIED ACTIV-  
9 ITIES COMPLETED WHICH BROUGHT ANY DWELLING UNIT LOCATED IN THIS STATE  
10 INCLUDING OWNER OCCUPIED DWELLING UNITS INTO COMPLIANCE WITH EITHER  
11 "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" CERTIFICATION STATUS AS  
12 DESCRIBED IN SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH  
13 LAW, PROVIDED THAT THE TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIRE-  
14 MENTS OF PARAGRAPH EIGHT OF THIS SUBDIVISION. SUCH DWELLING UNIT MUST BE  
15 CERTIFIED AS EITHER "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" IN ORDER  
16 FOR ANY CREDIT TO BE ALLOWED UNDER THIS SUBDIVISION. A CREDIT SHALL BE  
17 ALLOWED UNDER THIS SUBDIVISION FOR THE COSTS OF THE FOLLOWING QUALIFIED  
18 ACTIVITIES PROVIDED THE EXPECTED USEFUL LIFE OF SUCH ACTIVITIES IS TEN  
19 YEARS OR MORE, AS DETERMINED BY REGULATIONS PROMULGATED BY THE DEPART-  
20 MENT IN CONSULTATION WITH THE DEPARTMENT OF STATE, THE DEPARTMENT OF  
21 HEALTH, AND THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, AND THE  
22 TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIREMENTS OF PARAGRAPH EIGHT  
23 OF THIS SUBDIVISION:

24 (A) ANY SET OF MEASURES WHICH WOULD RESULT IN THE PERMANENT ELIMI-  
25 NATION OF LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARDS, INCLUDING THE  
26 REMOVAL OF LEAD-BASED PAINT, THE PERMANENT ENCLOSURE OR ENCAPSULATION OF  
27 LEAD-BASED PAINT, THE REPLACEMENT OF COMPONENTS OR FIXTURES PAINTED WITH  
28 LEAD-BASED PAINT, AND THE REMOVAL OR PERMANENT COVERING OF SOIL-BASED  
29 HAZARDS;

30 (B) THE REPLACEMENT OF ANY SURFACES, WINDOWS, OR FIXTURES PAINTED WITH  
31 LEAD-BASED PAINT;

32 (C) THE ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT; AND

33 (D) THE REMOVAL OR ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT, OR  
34 PAINT OF UNKNOWN LEAD CONTENT, FROM FRICTION SURFACES, SUCH AS THE  
35 INSTALLATION OF REPLACEMENT WINDOW CHANNELS OR SLIDES, THE STRIPPING AND  
36 REPAINTING OF INTERIOR WINDOW TROUGHS AND WINDOWSILLS OR THEIR REPLACE-  
37 MENT OR ENCAPSULATION WITH VINYL, METAL, OR ANY OTHER DURABLE MATERIALS  
38 WHICH RENDER THE SURFACE SMOOTH AND CLEANABLE, OR THE STRIPPING AND  
39 RE-HANGING OF DOORS.

40 (2) AMOUNT OF CREDIT. THE TAX CREDIT SHALL BE EQUAL TO FIFTY PERCENT  
41 OF THE TOTAL EXPENSES ACTUALLY INCURRED FOR QUALIFIED ACTIVITIES  
42 DESCRIBED IN THIS SUBDIVISION UP TO A MAXIMUM OF ONE THOUSAND FIVE  
43 HUNDRED DOLLARS PER DWELLING UNIT. IN NO EVENT SHALL THE TOTAL TAX CRED-  
44 IT RECEIVED BY A TAXPAYER PURSUANT TO THIS SUBDIVISION EXCEED FIVE THOU-  
45 SAND DOLLARS PER TAX YEAR.

46 (3) RESTRICTION OF CREDIT TO QUALIFIED RENTAL HOUSING UNITS; INCOME  
47 RESTRICTIONS UPON ELIGIBILITY OF TAXPAYER. IN THE CASE OF A DWELLING  
48 UNIT THAT IS RENTED OR LEASED, THE AVAILABILITY OF A TAX CREDIT PURSUANT  
49 TO THIS SUBDIVISION SHALL BE LIMITED TO SUCH DWELLING UNITS FOR WHICH  
50 THE CONTRACT RENT, INCLUDING ANY RENT SUBSIDY OR SHELTER ALLOWANCE THAT  
51 HAS BEEN PAID TO THE OWNER ON BEHALF OF THE TENANT, HAS AT NO TIME  
52 DURING THE TAX YEAR IN WHICH THE ELIGIBLE COSTS WERE INCURRED EXCEEDED  
53 ONE HUNDRED PERCENT OF THE APPLICABLE AREA FAIR MARKET RENT PUBLISHED  
54 ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

PURSUANT TO SECTION 8(C)(1) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437F(C)(1).

(4) RESTRICTION UPON THE INCOME LEVEL OF TAXPAYERS ELIGIBLE FOR CREDIT. (A) WITH RESPECT TO TAXPAYERS CLAIMING THE TAX CREDIT IN CONJUNCTION WITH ACTIVITIES MADE TO AN OWNER-OCCUPIED UNIT, THE ELIGIBILITY FOR THE TAX CREDIT SHALL BE LIMITED TO TAXPAYERS WHOSE INCOME DOES NOT EXCEED ONE HUNDRED PERCENT OF THE AREA MEDIAN FAMILY INCOME ESTABLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO SECTION 3(B)(2) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437C(B)(2); AND

(B) WITH RESPECT TO TAXPAYERS CLAIMING THE TAX CREDIT IN CONJUNCTION WITH ACTIVITIES MADE TO A DWELLING UNIT IN WHICH THERE ARE FOUR OR MORE DWELLING UNITS THAT ARE RENTED OR LEASED, THEN ELIGIBILITY FOR THE TAX CREDIT SHALL BE LIMITED TO SUCH DWELLING UNITS IN WHICH THE HOUSEHOLD INCOME OF THE OCCUPANTS IN EACH DWELLING UNIT DID NOT EXCEED EIGHTY PERCENT OF THE AREA MEDIAN FAMILY INCOME ESTABLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO SECTION 3(B)(2) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42 USC 1437C(B)(2).

(5) MULTIPLE TAXPAYERS. IF THE DWELLING UNIT IS OWNED BY TWO OR MORE TAXPAYERS, THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SUBDIVISION FOR EACH SUCH ELIGIBLE TAXPAYER SHALL BE PRORATED ACCORDING TO THE PERCENTAGE OF THE TOTAL EXPENDITURE FOR ELIGIBLE ACTIVITIES INCURRED BY EACH TAXPAYER AND SHALL NOT EXCEED FIVE THOUSAND DOLLARS.

(6) EXPENSES TO BE PAID BY TAXPAYER. THE AMOUNT OF ANY CREDIT ALLOWED UNDER THIS SUBDIVISION SHALL BE RESTRICTED TO EXPENSES ACTUALLY INCURRED AND SHALL NOT INCLUDE ANY COST TO THE EXTENT SUCH COST IS FUNDED BY ANY GRANT, CONTRACT, OR OTHERWISE BY ANOTHER PERSON OR BY ANY GOVERNMENTAL ENTITY, INCLUDING A LOAN FROM MONEYS IN THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING FUND.

(7) APPLICATION OF CREDIT. IF THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SUBDIVISION FOR ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE EXCESS SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN ACCORDANCE WITH THE PROVISIONS OF SECTION ONE THOUSAND EIGHTY-SIX OF THIS CHAPTER, PROVIDED, HOWEVER, THAT NO INTEREST SHALL BE PAID THEREON.

(8) DUPLICATE CREDIT PROHIBITED. NO COST SHALL BE ELIGIBLE FOR A CREDIT UNDER THIS SUBDIVISION IF THE TAXPAYER IS ENTITLED TO CLAIM A CREDIT IN THE SAME AMOUNT UNDER EITHER THE FEDERAL TAX CODE OR OTHER PROVISIONS OF THIS CHAPTER.

(9) DOCUMENTATION REQUIRED FOR CREDIT ALLOWANCE. NO CREDIT SHALL BE ALLOWED UNDER THIS SUBDIVISION UNLESS THE TAXPAYER PROVIDES TO THE COMMISSIONER:

(A) A CERTIFICATE OF LEAD HAZARD REDUCTION ACTIVITIES FOR PURPOSES OF A TAX CREDIT PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH LAW; AND

(B) ANY OTHER DOCUMENTS THE DEPARTMENT DEEMS NECESSARY TO DETERMINE ELIGIBILITY FOR THE TAX CREDIT PURSUANT TO THIS SUBDIVISION.

(10) PROMULGATION OF REGULATIONS. THE COMMISSIONER, IN CONSULTATION WITH THE COMMISSIONER OF HEALTH, THE SECRETARY OF STATE AND THE COMMISSIONER OF HOUSING AND COMMUNITY RENEWAL SHALL PROMULGATE REGULATIONS NECESSARY TO IMPLEMENT THE PROVISIONS OF THIS SUBDIVISION.

(11) MAXIMUM AGGREGATE. PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH LAW, THE MAXIMUM AMOUNT OF CREDIT ALLOWED, IN THE AGGREGATE, FOR ALL TAX CREDITS SHALL NOT EXCEED FIFTEEN MILLION DOLLARS AND FUNDING FOR SUCH TAX CREDITS IS SUBJECT TO APPROPRIATION.

1 S 11. The state finance law is amended by adding a new section 99-t to  
2 read as follows:

3 S 99-T. CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING  
4 FUND. 1. THERE IS HEREBY ESTABLISHED IN THE JOINT CUSTODY OF THE COMMIS-  
5 SIONER OF HEALTH AND THE COMPTROLLER, A SPECIAL FUND TO BE KNOWN AS THE  
6 CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING FUND. SUCH  
7 FUND SHALL CONSIST OF THE LEAD-BASED PAINT HAZARD ABATEMENT REVOLVING  
8 LOAN ACCOUNT AND THE PRIMARY PREVENTION AND SAFE HOUSING ACCOUNT.

9 2. THE LEAD-BASED PAINT HAZARD ABATEMENT REVOLVING LOAN ACCOUNT SHALL  
10 CONSIST OF MONEYS APPROPRIATED TO IT AS WELL AS ANY MONEYS FROM GRANTS,  
11 GIFTS, DONATIONS, BEQUESTS AND ALL OTHER MONEYS CREDITED OR TRANSFERRED  
12 THERETO FROM ANY OTHER FUND OR SOURCE PURSUANT TO LAW, WHICH ARE  
13 INTENDED TO ASSIST OWNERS OF RESIDENTIAL PROPERTIES IN MEETING THE STAN-  
14 DARDS FOR "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" CERTIFICATION  
15 PURSUANT TO SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH  
16 LAW.

17 3. (A) THE COMMISSIONER OF HEALTH SHALL PROMULGATE RULES AND REGU-  
18 LATIONS WHICH PROVIDE FOR THE ORDERLY AND EQUITABLE DISBURSEMENT AND  
19 REPAYMENT OF FUNDS OF THE LEAD-BASED PAINT HAZARD ABATEMENT REVOLVING  
20 LOAN ACCOUNT.

21 (B) FOLLOWING APPROPRIATION BY THE LEGISLATURE, FUNDS PLACED IN THE  
22 LEAD-BASED PAINT HAZARD ABATEMENT REVOLVING LOAN ACCOUNT SHALL BE MADE  
23 AVAILABLE, UPON APPLICATION DULY MADE, PURSUANT TO RULES AND REGULATIONS  
24 PROMULGATED BY THE COMMISSIONER OF HEALTH, TO THE OWNERS OF RESIDENTIAL  
25 PROPERTIES, AND TO NON-PROFIT ORGANIZATIONS FOR THE PURPOSE OF BRINGING  
26 RESIDENTIAL PROPERTIES INTO COMPLIANCE WITH THE STANDARDS FOR "ABATED"  
27 AND "INTERIM CONTROLS IMPLEMENTED" CERTIFICATION STATUS IN ACCORDANCE  
28 WITH SECTION THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH LAW.

29 (C) LOANS MADE AVAILABLE UNDER THE PROVISIONS OF THIS SECTION MAY BE  
30 MADE DIRECTLY, OR IN COOPERATION WITH OTHER PUBLIC AND PRIVATE LENDERS,  
31 OR ANY AGENCY, DEPARTMENT, OR BUREAU OF THE FEDERAL GOVERNMENT OR THE  
32 STATE.

33 (D) THE PROCEEDS FROM THE REPAYMENT OF ANY LOANS MADE PURSUANT TO THIS  
34 SECTION OR FROM FUNDS IN THE RESIDENTIAL PROPERTY LEAD ABATEMENT REVOLV-  
35 ING LOAN ACCOUNT SHALL BE DEPOSITED IN AND RETURNED TO THE RESIDENTIAL  
36 PROPERTY LEAD ABATEMENT REVOLVING LOAN ACCOUNT TO CONSTITUTE A CONTINU-  
37 ING REVOLVING FUND FOR THE PURPOSES PROVIDED IN THIS SECTION.

38 (E) THE COMMISSIONER OF HEALTH MAY REQUEST AND SHALL BE PROVIDED WITH  
39 SUCH COOPERATION, ASSISTANCE AND SERVICES FROM ANY AGENCY, DEPARTMENT,  
40 DIVISION, BOARD, COMMISSION OR AUTHORITY OF THE STATE HAVING JURISDIC-  
41 TION OVER MATTERS RELATED TO THE PROVISIONS OF THIS SUBDIVISION, AS  
42 DEEMED REASONABLY NECESSARY. THE COMMISSIONER OF HEALTH IN CONJUNCTION  
43 WITH THE COMMISSIONER OF THE DIVISION OF HOUSING AND COMMUNITY RENEWAL  
44 SHALL TAKE ANY ACTION NECESSARY TO OBTAIN FEDERAL ASSISTANCE FOR LEAD  
45 HAZARD REDUCTION TO BE USED IN CONJUNCTION WITH THE RESIDENTIAL PROPERTY  
46 LEAD ABATEMENT REVOLVING LOAN ACCOUNT.

47 (F) UNLESS OTHERWISE STATED, MONEYS DEPOSITED INTO THE CHILDHOOD LEAD  
48 POISONING PRIMARY PREVENTION AND SAFE HOUSING FUND SHALL BE CREDITED TO  
49 THE PRIMARY PREVENTION AND SAFE HOUSING ACCOUNT.

50 4. THE PRIMARY PREVENTION AND SAFE HOUSING ACCOUNT SHALL CONSIST OF  
51 MONEYS RECEIVED BY THE STATE PURSUANT TO SECTIONS THIRTEEN HUNDRED  
52 SEVENTY-EIGHT AND THIRTEEN HUNDRED SEVENTY-NINE OF THE PUBLIC HEALTH LAW  
53 AS WELL AS ANY MONEYS FROM GRANTS, GIFTS, DONATIONS, BEQUESTS AND ALL  
54 OTHER MONEYS APPROPRIATED, CREDITED OR TRANSFERRED THERETO FROM ANY  
55 OTHER FUND OR SOURCE PURSUANT TO LAW. MONEYS IN THE ACCOUNT, FOLLOWING  
56 APPROPRIATION BY THE LEGISLATURE, SHALL BE USED FOR ACTIVITIES AND



EXPENSES OF THE DEPARTMENT OF HEALTH, THE DEPARTMENT OF STATE OR THE DEPARTMENT OF TAXATION AND FINANCE UNDERTAKEN PURSUANT TO THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE HOUSING ACT.

5. MONEYS IN THE FUND AND IN EACH OF THE ACCOUNTS SHALL BE KEPT SEPARATE AND SHALL NOT BE COMMINGLED WITH ANY OTHER MONEYS IN THE CUSTODY OF THE COMPTROLLER.

6. MONEYS OF THE FUND SHALL BE PAID OUT ON THE AUDIT AND WARRANT OF THE COMPTROLLER ON VOUCHERS CERTIFIED OR APPROVED BY THE COMMISSIONER OF HEALTH. AT THE END OF EACH YEAR ANY MONEYS REMAINING IN THE FUND SHALL BE RETAINED IN THE FUND AND SHALL NOT REVERT OR OTHERWISE BE TRANSFERRED TO THE GENERAL FUND OR TO ANY OTHER SPECIAL FUND. THE INTEREST AND INCOME EARNED ON MONEY IN THE FUND, AFTER DEDUCTING ANY APPLICABLE CHARGES, SHALL BE CREDITED TO THE FUND.

S 12. The public health law is amended by adding a new section 1379 to read as follows:

S 1379. CERTIFICATE OF LEAD HAZARD REDUCTION ACTIVITIES FOR PURPOSES OF A TAX CREDIT. 1. UPON APPLICATION OF A TAXPAYER, THE DEPARTMENT IS AUTHORIZED TO ISSUE A CERTIFICATE OF LEAD HAZARD REDUCTION ACTIVITIES FOR PURPOSES OF A TAX CREDIT PURSUANT TO SUBDIVISION FORTY-ONE OF SECTION TWO HUNDRED TEN AND SUBSECTION (QQ) OF SECTION SIX HUNDRED SIX OF THE TAX LAW EQUAL TO FIFTY PERCENT OF THE COST OF THE QUALIFIED ACTIVITIES COMPLETED WHICH BROUGHT ANY HABITABLE DWELLING UNIT LOCATED IN THIS STATE INTO COMPLIANCE WITH THE STANDARDS FOR EITHER "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" CERTIFICATION STATUS, PROVIDED THE TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIREMENTS OF SUBDIVISION TWO OF THIS SECTION.

A. SUCH DWELLING UNIT MUST BE CERTIFIED AS EITHER "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" IN ORDER FOR ANY CERTIFICATE TO BE ISSUED UNDER THIS SECTION. A DWELLING UNIT MAY BE CERTIFIED "ABATED" OR "INTERIM CONTROLS IMPLEMENTED" IF LEAD-BASED PAINT HAZARDS OR CONDITIONS CONDUCIVE TO LEAD POISONING HAVE BEEN ELIMINATED OR CONTROLLED AS FOLLOWS:

(I) LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARDS HAVE BEEN PERMANENTLY ELIMINATED USING MEASURES WHICH MAY INCLUDE THE REMOVAL OF LEAD-BASED PAINT, THE PERMANENT ENCLOSURE OR ENCAPSULATION OF LEAD-BASED PAINT, THE REPLACEMENT OF COMPONENTS OR FIXTURES PAINTED WITH LEAD-BASED PAINT, AND THE REMOVAL OR PERMANENT COVERING OF SOIL-BASED HAZARDS. FOR CERTIFICATION PURPOSES, THE LEAD STATUS OF SUCH DWELLING UNITS SHALL BE CERTIFIED AS "ABATED."

(II) ALL CHIPPING, PEELING, OR FLAKING LEAD-BASED PAINT OR PAINT OF UNKNOWN LEAD CONTENT ON PAINTED SURFACES HAS BEEN REMOVED AND REPAINTED, OR STABILIZED AND REPAINTED, AND ANY STRUCTURAL DEFECT THAT IS CAUSING OR LIKELY TO CAUSE LEAD-BASED PAINT OR PAINT OF UNKNOWN LEAD CONTENT TO CHIP, PEEL, OR FLAKE HAS BEEN REPAIRED; AND ALL WINDOW FRICTION SURFACES WITH LEAD-BASED PAINT OR PAINT OF UNKNOWN LEAD CONTENT HAVE HAD SUCH PAINT REMOVED OR PERMANENTLY COVERED, SUCH AS VIA THE INSTALLATION OF REPLACEMENT WINDOW CHANNELS OR SLIDES, AND INTERIOR WINDOW TROUGHS AND WINDOWSILLS HAVE BEEN EITHER STRIPPED AND REPAINTED, REPLACED, OR ENCAPSULATED WITH VINYL, METAL, OR ANY OTHER DURABLE MATERIALS WHICH RENDER THE SURFACE SMOOTH AND CLEANABLE; AND ALL DOORS AND DOORWAYS HAVE BEEN ADJUSTED OR RE-HUNG AS NECESSARY TO PREVENT THE RUBBING TOGETHER OF ANY SURFACE WITH LEAD-BASED PAINT OR PAINT OF UNKNOWN LEAD CONTENT WITH ANOTHER SURFACE; AND ALL BARE FLOORS HAVE BEEN MADE SMOOTH AND CLEANABLE. FOR CERTIFICATION PURPOSES, THE LEAD STATUS OF SUCH DWELLING UNITS SHALL BE CERTIFIED AS "INTERIM CONTROLS IMPLEMENTED."

(III) FOR THE AREA WITHIN THREE FEET SURROUNDING THE PERIMETER OF A BUILDING, NO BARE SOIL IS PRESENT. FOR CERTIFICATION PURPOSES, THE LEAD

1 STATUS OF SUCH DWELLING UNITS SHALL BE CERTIFIED AS "INTERIM CONTROLS  
2 IMPLEMENTED."

3 (IV) FOR SOIL LEAD HAZARDS, THE REMOVAL OR PERMANENT COVERING OF SUCH  
4 HAZARDS. FOR CERTIFICATION PURPOSES, THE LEAD STATUS OF SUCH DWELLING  
5 UNITS SHALL BE CERTIFIED AS "ABATED."

6 (V) ALL WORK HAS BEEN COMPLETED IN ACCORDANCE WITH THE SAFE WORK PRAC-  
7 TICE REGULATIONS PROMULGATED PURSUANT TO THIS SECTION; AND AT THE  
8 COMPLETION OF ANY ACTIVITIES DESCRIBED IN THIS SUBDIVISION THAT DISTURB  
9 LEAD-BASED PAINT OR PAINT OF UNKNOWN LEAD CONTENT, EXCEPT IF THOSE  
10 ACTIVITIES WOULD BE CONSIDERED SMALL JOBS PURSUANT TO CLAUSE TEN OF  
11 SUBPARAGRAPH (VII) OF THIS PARAGRAPH, THE INTERIOR OF THE AFFECTED AREAS  
12 OF THE DWELLING UNIT HAS BEEN HEPA VACUUMED AND WASHED WITH HIGH PHOSP-  
13 HATE DETERGENT OR ITS EQUIVALENT; AND CLEARANCE FOR DUST LEAD HAZARDS  
14 HAS BEEN ACHIEVED AS DETERMINED BY A CLEARANCE EXAMINATION THAT INCLUDES  
15 WIPE SAMPLES.

16 (VI) ALL CLEARANCE EXAMINATIONS SHALL BE PERFORMED BY PERSONS OR ENTI-  
17 TIES INDEPENDENT OF THOSE PERFORMING HAZARD REDUCTION OR MAINTENANCE  
18 ACTIVITIES.

19 (VII) ALL ACTIVITIES UNDERTAKEN PURSUANT TO THIS SECTION BY AN OWNER  
20 OR THE OWNER'S AGENTS OR CONTRACTORS THAT DISTURBS LEAD-BASED PAINT OR  
21 PAINT OF UNDETERMINED LEAD CONTENT SHALL BE PERFORMED IN ACCORDANCE WITH  
22 SAFE WORK REGULATIONS PROMULGATED THAT THE DEPARTMENT IS HEREBY AUTHOR-  
23 IZED AND DIRECTED TO PROMULGATE. SUCH REGULATIONS SHALL PROVIDE FOR BUT  
24 NOT BE LIMITED TO:

25 (1) PRE-RENOVATION NOTIFICATION TO TENANTS, OWNERS AND OTHER PERSONS;

26 (2) TRAINING REQUIREMENTS, WHICH SHALL REQUIRE THAT SUCH WORK BE  
27 PERFORMED BY PERSONS WHO HAVE, AT A MINIMUM, SUCCESSFULLY COMPLETED A  
28 COURSE ON LEAD-SAFE WORK PRACTICES GIVEN BY OR ON BEHALF OF THE DEPART-  
29 MENT, OR THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, BY THE UNITED  
30 STATES ENVIRONMENTAL PROTECTION AGENCY OR AN ENTITY AUTHORIZED BY IT TO  
31 GIVE SUCH COURSE, OR BY THE UNITED STATES DEPARTMENT OF HOUSING AND  
32 URBAN DEVELOPMENT OR AN ENTITY AUTHORIZED BY IT TO GIVE SUCH COURSE;

33 (3) PRECAUTIONS TO PREVENT ENTRY INTO THE WORK AREA BY OCCUPANTS UNTIL  
34 CLEAN-UP IS COMPLETED AND OTHER WORKSITE PREPARATIONS;

35 (4) TEMPORARY RELOCATION FOR THE OCCUPANTS OF A DWELLING UNIT TO  
36 APPROPRIATE HOUSING WHEN WORK CANNOT BE PERFORMED SAFELY AND OTHER OCCU-  
37 PANT PROTECTIONS;

38 (5) PRECAUTIONS TO PREVENT THE DISPERSION OF LEAD DUST AND DEBRIS  
39 DURING THE WORK;

40 (6) PROHIBITED PRACTICES OF LEAD PAINT REMOVAL, INCLUDING DRY SCRAPING  
41 AND SANDING, USE OF POWER TOOLS WITHOUT PROPER ENVIRONMENTAL CONTROLS,  
42 THE USE OF TOXIC SUBSTANCES AND OTHER SAFE WORK PRACTICES;

43 (7) PROPER DAILY AND FINAL CLEAN-UP REQUIREMENTS;

44 (8) DUST WIPE TESTING AND OTHER CLEARANCE ACTIVITIES;

45 (9) PRE-RENOVATION NOTIFICATION OF LOCAL MUNICIPAL CODE ENFORCEMENT  
46 AGENCIES OR HEALTH DEPARTMENTS, WHERE APPROPRIATE; AND

47 (10) EXCEPTIONS FOR SMALL JOBS THAT INVOLVE DISTURBING LESS THAN TWO  
48 SQUARE FEET OF LEAD-BASED PAINT OR PAINT OF UNDETERMINED LEAD CONTENT OR  
49 LESS THAN TEN PERCENT OF THE TOTAL SURFACE AREA OF PEELING PAINT ON A  
50 TYPE OF COMPONENT WITH A SMALL SURFACE AREA, SUCH AS A WINDOWSILL OR  
51 DOOR FRAME.

52 B. A CERTIFICATE MAY BE ISSUED FOR THE FOLLOWING QUALIFIED ACTIVITIES  
53 PROVIDED THE EXPECTED USEFUL LIFE OF SUCH ACTIVITIES IS TEN YEARS OR  
54 MORE, AS DETERMINED BY REGULATIONS PROMULGATED BY THE DEPARTMENT OF  
55 TAXATION AND FINANCE IN CONSULTATION WITH THE DEPARTMENT OF STATE, THE  
56 DEPARTMENT AND THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, AND THE

1 TAXPAYER COMPLIES WITH THE DOCUMENTATION REQUIREMENTS OF SUBDIVISION TWO  
2 OF THIS SECTION:

3 (I) ANY SET OF MEASURES WHICH WOULD RESULT IN THE PERMANENT ELIMI-  
4 NATION OF LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARDS, INCLUDING THE  
5 REMOVAL OF LEAD-BASED PAINT, THE PERMANENT ENCLOSURE OR ENCAPSULATION OF  
6 LEAD-BASED PAINT, THE REPLACEMENT OF COMPONENTS OR FIXTURES PAINTED WITH  
7 LEAD-BASED PAINT, AND THE REMOVAL OR PERMANENT COVERING OF SOIL-BASED  
8 HAZARDS;

9 (II) THE REPLACEMENT OF ANY SURFACES, WINDOWS, OR FIXTURES PAINTED  
10 WITH LEAD-BASED PAINT;

11 (III) THE ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT; AND

12 (IV) THE REMOVAL OR ENCAPSULATION OR ENCLOSURE OF LEAD-BASED PAINT, OR  
13 PAINT OF UNKNOWN LEAD CONTENT, FROM FRICTION SURFACES, SUCH AS THE  
14 INSTALLATION OF REPLACEMENT WINDOW CHANNELS OR SLIDES, THE STRIPPING AND  
15 REPAINTING OF INTERIOR WINDOW TROUGHS AND WINDOWSILLS OR THEIR REPLACE-  
16 MENT OR ENCAPSULATION WITH VINYL, METAL, OR ANY OTHER DURABLE MATERIALS  
17 WHICH RENDER THE SURFACE SMOOTH AND CLEANABLE, OR THE STRIPPING AND  
18 RE-HANGING OF DOORS.

19 2. NO CERTIFICATE SHALL BE ISSUED UNLESS THE TAXPAYER PROVIDES TO THE  
20 COMMISSIONER:

21 (A) DOCUMENTATION THAT THE DWELLING UNIT WAS CONSTRUCTED PRIOR TO  
22 NINETEEN HUNDRED SEVENTY-EIGHT, THE ADDRESS OF THE DWELLING UNIT, PROOF  
23 OF OWNERSHIP OF OR RESIDENCY IN SUCH DWELLING UNIT; AND

24 (B) DOCUMENTATION THAT THE TAXPAYER HAS INCURRED THE EXPENSES SUBMIT-  
25 TED FOR CREDIT FOR THE QUALIFIED ACTIVITIES; AND

26 (C) DOCUMENTATION THAT THE DWELLING UNIT FOR WHICH THE TAXPAYER IS  
27 APPLYING FOR A CERTIFICATE MEETS THE STANDARDS FOR "ABATED" OR "INTERIM  
28 CONTROLS IMPLEMENTED" LEAD CERTIFICATION; AND

29 (D) DOCUMENTATION THAT THE DWELLING UNIT DID NOT OR WOULD NOT HAVE  
30 BEEN LIKELY TO MEET THE STANDARDS FOR "ABATED" OR "INTERIM CONTROLS  
31 IMPLEMENTED" LEAD CERTIFICATION STATUS PRIOR TO UNDERTAKING THE QUALI-  
32 FIED ACTIVITIES, SUCH DOCUMENTATION MAY INCLUDE BUT NOT BE LIMITED TO A  
33 VERIFIED REPORT OF AN INSPECTION FOR CONDITIONS CONDUCIVE TO LEAD  
34 POISONING OR LEAD-BASED PAINT HAZARDS; AND

35 (E) IN THE CASE OF A DWELLING UNIT THAT IS RENTED OR LEASED, THAT AT  
36 NO TIME DURING THE TAX YEAR IN WHICH THE QUALIFIED ACTIVITIES WERE  
37 COMPLETED DID THE CONTRACT RENT FOR THE UNIT, INCLUDING ANY RENT SUBSIDY  
38 OR SHELTER ALLOWANCE THAT HAS BEEN PAID TO THE OWNER ON BEHALF OF THE  
39 TENANT, EXCEED ONE HUNDRED PERCENT OF THE APPLICABLE AREA FAIR MARKET  
40 RENT PUBLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND URBAN  
41 DEVELOPMENT PURSUANT TO SECTION 8 (C)(1) OF THE UNITED STATES HOUSING  
42 ACT OF 1937, AS AMENDED, OR, IN THE CASE OF AN OWNER-OCCUPIED DWELLING  
43 UNIT, THAT THE HOUSEHOLD INCOME OF THE OCCUPANTS DID NOT EXCEED ONE  
44 HUNDRED PERCENT OF THE AREA MEDIAN FAMILY INCOME ESTABLISHED ANNUALLY BY  
45 THE FEDERAL DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PURSUANT TO  
46 SECTION 3(B)(2) OF THE UNITED STATES HOUSING ACT OF 1937, AS AMENDED, 42  
47 USC 1437C(B)(2); AND

48 (F) IN THE CASE OF A DWELLING UNIT IN WHICH THERE ARE FOUR OR MORE  
49 DWELLING UNITS THAT ARE RENTED OR LEASED, THAT THE HOUSEHOLD INCOME OF  
50 THE OCCUPANTS DID NOT EXCEED EIGHTY PERCENT OF THE AREA MEDIAN FAMILY  
51 INCOME ESTABLISHED ANNUALLY BY THE FEDERAL DEPARTMENT OF HOUSING AND  
52 URBAN DEVELOPMENT PURSUANT TO SECTION 3(B)(2) OF THE UNITED STATES HOUS-  
53 ING ACT OF 1937, AS AMENDED, 42 USC 1437C(B)(2); AND

54 (G) DOCUMENTATION THAT THE DWELLING UNIT IS HABITABLE AT THE TIME THE  
55 APPLICATION FOR THE CERTIFICATE IS FILED WITH THE DEPARTMENT; AND

1 (H) ANY OTHER DOCUMENTS THE DEPARTMENT DEEMS NECESSARY TO DETERMINE  
2 ELIGIBILITY FOR THE CERTIFICATE PURSUANT TO THIS SECTION.

3 3. THE COMMISSIONER, IN CONSULTATION WITH THE COMMISSIONER OF TAXATION  
4 AND FINANCE, THE SECRETARY OF STATE AND THE COMMISSIONER OF HOUSING AND  
5 COMMUNITY RENEWAL SHALL PROMULGATE REGULATIONS NECESSARY TO IMPLEMENT  
6 THE PROVISIONS OF THIS SECTION.

7 4. A CERTIFICATE SHALL BE ISSUED WITHIN FORTY-FIVE DAYS AFTER WRITTEN  
8 APPLICATION THEREFOR IF A DWELLING UNIT SHALL BE ENTITLED THERETO.

9 5. THE DEPARTMENT IS AUTHORIZED TO REFUSE, REVOKE OR CANCEL ANY  
10 CERTIFICATE IN CASE OF ANY FAILURE TO COMPLY WITH ANY OF THE ELIGIBILITY  
11 REQUIREMENTS, OR IN CASE ANY FALSE ALLEGATION OR REPRESENTATION IS MADE  
12 IN ANY APPLICATIONS FILED FOR SUCH CERTIFICATE. THE DEPARTMENT MAY ISSUE  
13 ONE CERTIFICATE THAT IS APPLICABLE TO MORE THAN ONE DWELLING UNIT WITHIN  
14 A DWELLING PROVIDED EACH UNIT FOR WHICH THE CERTIFICATE IS ISSUED WOULD  
15 OTHERWISE BE ENTITLED TO A CERTIFICATE AND PROVIDED FURTHER THAT SUCH  
16 CERTIFICATE CLEARLY STATES TO WHICH DWELLING UNITS SUCH CERTIFICATE  
17 APPLIES.

18 6. THE DEPARTMENT IS AUTHORIZED TO SET AND COLLECT NOMINAL FEES FOR  
19 APPLICATIONS FILED AND FOR CERTIFICATES ISSUED. THE FEES SHALL BE  
20 DEPOSITED INTO THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE  
21 HOUSING FUND ESTABLISHED PURSUANT TO SECTION NINETY-NINE-T OF THE STATE  
22 FINANCE LAW.

23 7. EACH CERTIFICATE SHALL STATE THE LEAD STATUS OF THE INTERIOR, EXTE-  
24 RIOR AND EXTERIOR SOIL OF THE DWELLING UNIT. EACH CERTIFICATE ALSO  
25 SHALL STATE THE MAXIMUM AMOUNT OF CREDIT ALLOWABLE FOR EACH DWELLING  
26 UNIT FOR WHICH IT IS ISSUED, IN ACCORDANCE WITH THIS SECTION AND  
27 SUBSECTION (QQ) OF SECTION SIX HUNDRED SIX OF THE TAX LAW. EACH CERTIF-  
28 ICATE SHALL ALSO STATE, AT A MINIMUM, THE NAME, ADDRESS AND TAXPAYER  
29 IDENTIFICATION NUMBER OR SOCIAL SECURITY NUMBER OF THE TAXPAYER, THE  
30 ADDRESS OF THE DWELLING UNIT, THE DATE OF ISSUANCE, THE TAX YEAR IN  
31 WHICH THE CREDIT MAY APPLY AND THE SIGNATURE OF THE COMMISSIONER OR THE  
32 COMMISSIONER'S DESIGNEE.

33 8. CERTIFICATES SHALL NOT BE ISSUED, IN THE AGGREGATE, FOR MORE THAN  
34 TEN MILLION DOLLARS OF ALLOWABLE TAX CREDIT PER STATE FISCAL YEAR FOR  
35 THE FIRST STATE YEAR AND FOR MORE THAN FIVE MILLION DOLLARS OF ALLOWABLE  
36 TAX CREDIT PER STATE FISCAL YEAR FOR THE SECOND SUCH FISCAL YEAR.  
37 PROVIDED, HOWEVER, THAT IF, AS OF THE END OF THE STATE FISCAL YEAR,  
38 CERTIFICATES FOR ALLOWABLE TAX CREDIT AMOUNTS TOTALING LESS THAN THE  
39 AMOUNT PERMITTED IN SUCH FISCAL YEAR HAVE BEEN ISSUED, THEN THE AMOUNT  
40 PERMITTED FOR THE SUBSEQUENT STATE FISCAL YEAR SHALL BE AUGMENTED BY THE  
41 AMOUNT OF SUCH SHORTFALL AND PROVIDED FURTHER THAT FUNDING FOR TAX CRED-  
42 ITS PURSUANT TO THE CHILDHOOD LEAD POISONING PRIMARY PREVENTION AND SAFE  
43 HOUSING ACT IS SUBJECT TO APPROPRIATION.

44 9. WHENEVER THE DEPARTMENT SHALL ISSUE A CERTIFICATE OF LEAD HAZARD  
45 REDUCTION ACTIVITIES FOR PURPOSES OF A TAX CREDIT THE DEPARTMENT SHALL  
46 NOTIFY THE DEPARTMENT OF TAXATION AND FINANCE AND SHALL COOPERATE WITH  
47 THE DEPARTMENT OF TAXATION AND FINANCE TO CARRY OUT THE PROVISIONS OF  
48 SUBSECTION (QQ) OF SECTION SIX HUNDRED SIX OF THE TAX LAW AND THE  
49 PROVISIONS OF THIS SECTION.

50 10. THIS CERTIFICATE IS FOR TAX PURPOSES ONLY AND SHALL NOT BE VALID  
51 FOR ANY OTHER PURPOSE OR REASON.

52 S 13. The department of health may request and shall be provided with  
53 such cooperation, assistance and services from any agency, department,  
54 division, board, commission, authority or public officer of the state  
55 and its political subdivisions as may be necessary to carry out the  
56 provisions of this act, and with such cooperation, assistance or

1 services, any rules or regulations necessary for the timely implementa-  
2 tion of the provisions of this act shall be promulgated immediately.

3 S 14. This act shall take effect immediately; provided, however, that  
4 section seven of this act shall take effect on the first of April next  
5 succeeding the date on which it shall have become a law; and provided  
6 further that sections eight, nine and ten of this act shall take effect  
7 January 1, 2011 and shall expire and be deemed repealed after December  
8 31, 2013; and provided further that section twelve of this act shall  
9 take effect January 1, 2011 and shall be deemed repealed after March 31,  
10 2013; and provided, further that the empire state film production credit  
11 under subsection (gg), the empire state commercial production credit  
12 under subsection (jj) and the credit for companies who provide transpor-  
13 tation to individuals with disabilities under subsection (oo) of section  
14 606 of the tax law contained in section nine of this act shall expire on  
15 the same date as provided in section 9 of part P of chapter 60 of the  
16 laws of 2004, as amended, section 10 of part V of chapter 62 of the laws  
17 of 2006, as amended and section 5 of chapter 522 of the laws of 2006, as  
18 amended, respectively.