9142

2009-2010 Regular Sessions

IN ASSEMBLY

September 22, 2009

Introduced by M. of A. HOYT -- read once and referred to the Committee on Local Governments

AN ACT to amend the general municipal law, in relation to the municipal redevelopment law authorizing tax increment bonds payable from and secured by real property taxes levied by a school district within a project area

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

1 Section 1. The first undesignated paragraph of section 970-b of the 2 general municipal law, as added by chapter 916 of the laws of 1984 and 3 such section as renumbered by chapter 686 of the laws of 1986, is 4 amended and a new fourth undesignated paragraph is added to read as 5 follows:

6 It is hereby found and declared that there exists in many communities 7 blighted areas which threaten the economic and social well-being of the 8 people of the state. Blighted areas are characterized by one or more of 9 the conditions set forth in subdivision (a) of section nine hundred 10 [sixty-c] SEVENTY-C of this article.

11 IT IS FURTHER FOUND AND DECLARED THAT SOUND DEVELOPMENT AND REDEVELOP-12 MENT OF BLIGHTED AREAS INCREASES PUBLIC SCHOOL ENROLLMENT BY PROVIDING 13 AFFORDABLE HOUSING AND EMPLOYMENT OPPORTUNITIES AND THE NEED FOR 14 EXPANDED PUBLIC EDUCATION FACILITIES AND SERVICES.

15 S 2. Subdivisions (b) and (f) of section 970-c of the general munici-16 pal law, as added by chapter 916 of the laws of 1984 and such section as 17 renumbered by chapter 686 of the laws of 1986, are amended and a new 18 subdivision (i) is added to read as follows:

(b) "Legislative body" means (I) the governing body of a municipality empowered to adopt and amend local laws and ordinances[; provided, however, that in the case of the city of New York, the legislative body shall, for the purposes of this article be the board of estimate], AND (II) THE BOARD OF EDUCATION OF A SCHOOL DISTRICT WHICH CONSENTS TO AN

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

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ALLOCATION OF TAXES PRESCRIBED IN SECTION NINE HUNDRED SEVENTY-P OF THIS 1 2 ARTICLE. 3 (f) "Planning agency" means the planning board or commission of [the] 4 A municipality OR THE PLANNING BOARD OR COMMITTEE OF A SCHOOL DISTRICT. 5 (I) "SCHOOL DISTRICT" MEANS ANY SCHOOL DISTRICT, A CITY SCHOOL 6 DISTRICT OR A SCHOOL DISTRICT IN A CITY, AS THOSE TERMS ARE DEFINED IN 7 SECTION 2.00 OF THE LOCAL FINANCE LAW, WHICH APPROVES THE REDEVELOPMENT 8 PLAN AND CONSENTS TO AN ALLOCATION OF TAXES PRESCRIBED IN SECTION NINE 9 HUNDRED SEVENTY-P OF THIS ARTICLE. 10 S 3. Subdivisions (1) and (n) of section 970-f of the general munici-11 pal law, as added by chapter 916 of the laws of 1984 and such section as renumbered by chapter 686 of the laws of 1986, are amended and a new 12 subdivision (o) is added to read as follows: 13 14 (1) shall provide a limitation on the amount of bonds which may be 15 issued pursuant to section nine hundred [sixty-o] SEVENTY-O of this 16 article for the purpose of carrying out or administering the redevelop-17 ment plan; 18 (n) shall provide a plan for the relocation of families and persons to temporarily or permanently displaced from housing facilities in the 19 be project area, which plan shall include the provision required by section 20 21 nine hundred [sixty-j] SEVENTY-J that no person or family of low and 22 moderate income shall be displaced unless and until there is suitable 23 housing available and ready for occupancy by such displaced person or family at rents comparable to those paid at the time of their displace-24 25 ment[.]; 26 (O) MAY PROVIDE FOR THE CONSENT TO AND APPROVAL OF THEPROJECT AREA 27 THE REDEVELOPMENT PLAN BY THE BOARD OF EDUCATION OF THE SCHOOL AND 28 DISTRICT. 29 S 4. Subdivisions (b) and (c) of section 970-h of the general municipal law, as added by chapter 916 of the laws of 1984 and such section as 30 renumbered by chapter 686 of the laws of 1986, are amended to read as 31 32 follows: 33 (b) Notice of the hearing shall be posted in at least four prominent places within the project area for a period of three weeks prior to such 34 hearing and shall be published not less than once a week for three 35 successive weeks prior to the hearing in a newspaper of general circu-36 37 lation in the municipality involved. The notice of hearing shall include 38 legal description of the boundaries of the PROJECT area [or areas] а 39 designated in the proposed redevelopment plan [and], a general statement 40 of the scope and objectives of the plan, AND A STATEMENT WHETHER ONE OR SCHOOL DISTRICTS HAVE CONSENTED TO AN ALLOCATION OF 41 MORE TAXES PRESCRIBED IN SECTION NINE HUNDRED SEVENTY-P OF THIS ARTICLE. A copy of 42 43 the notices shall be mailed to the last known owner of each parcel of 44 land in the area designated in the redevelopment plan. А сору of the 45 notice shall also be mailed to the legislative body of each of the taxing jurisdictions which levies taxes upon any real property in 46 the 47 project area designated in the proposed redevelopment plan. 48 (c) Any and all persons who have any objections to the proposed rede-49 velopment plan or who deny the existence of blight as defined by subdi-50 vision (a) of section nine hundred [sixty-c] SEVENTY-C of this article, 51 in the proposed project area, or the legality or appropriateness of any of the prior proceedings, may appear before the legislative body at such 52 public hearing and show cause why the proposed plan should not be 53

adopted. At any time not later than the hour set for hearing objections

to the proposed redevelopment plan, any person may file in writing with

1 the clerk of the legislative body a statement of such person's 2 objections to the proposed plan.

3 S 5. Section 970-m of the general municipal law, as added by chapter 4 916 of the laws of 1984 and as renumbered by chapter 686 of the laws of 5 1986, is amended to read as follows:

6 970-m. Amendment of redevelopment plan. If at any time after the S 7 adoption of a redevelopment plan for a project area by the legislative 8 body, it becomes necessary or desirable to amend or modify such plan, 9 the legislative body may by resolution amend such plan. Such amendments 10 include a change in the boundaries of the project area to add land may to or, prior to the issuance of indebtedness pursuant to section nine 11 hundred [sixty-o] SEVENTY-O as provided by such redevelopment plan, exclude land from the project area. An amendment or modification of the 12 13 14 shall be approved pursuant to subdivisions (a) through (g) of plan 15 section nine hundred [sixty-h] SEVENTY-H of this article. Upon adoption the amended plan by the legislative body the legislative body shall 16 of transmit the amended plan as provided by subdivision (h) of 17 such 18 section.

19 S 6. Paragraphs (iii), (iv) and (v) of subdivision (a) of section 20 970-n of the general municipal law, as added by chapter 916 of the laws 21 of 1984 and such section as renumbered by chapter 686 of the laws of 22 1986, are amended to read as follows:

(iii) If two or more municipalities jointly exercise the powers granted under this subdivision and a redevelopment plan as adopted provides for the allocation of real property tax revenues pursuant to section nine hundred [sixty-o] SEVENTY-O of this article the real property taxes of each municipality shall be allocated pursuant to such section.

(iv) If two or more municipalities jointly exercise the powers granted 28 29 under this subdivision and the redevelopment plan as adopted provides the issuance of indebtedness pursuant to section nine hundred 30 for [sixty-o] SEVENTY-O of this article, such indebtedness shall either be 31 32 jointly by the municipalities and the resolution authorizing the issued 33 issuance of such indebtedness must be approved by the legislative body of each municipality acting separately or shall be issued by resolution of the [the] designated agent on behalf of the municipality it repres-34 35 ents and, by resolution of its legislative body, each municipality shall 36 37 irrevocably pledge the revenues allocated pursuant to section nine hundred [sixty-p] SEVENTY-P of this article to the repayment 38 of such 39 indebtedness and any interest thereon.

40 The joint exercise of powers authorized by this subdivision shall (v) be permitted only for the purpose of redevelopment of an area 41 located wholly within each municipality AND WITHIN ONE OR MORE SCHOOL DISTRICTS. 42 43 7. Paragraphs (ii) and (iii) and subparagraph 1 of paragraph (v) of S 44 subdivision (b) of section 970-n of the general municipal law, as added 45 916 of the laws of 1984 and such section as renumbered by by chapter chapter 686 of the laws of 1986, are amended to read as follows: 46

47 (ii) A municipal redevelopment authority shall be a corporate governmental agency constituting a public benefit corporation. Except as otherwise provided by special act of the legislature, an authority shall 48 49 50 consist of not less than five nor more than nine members. Membership 51 shall be apportioned among the municipalities AND SCHOOL DISTRICTS, and the manner of selection of a chairman determined by an [intermunicipal] 52 agreement approved by local law by each such municipality, AND BY RESOL-53 54 UTION OF THE BOARD OF EDUCATION OF EACH SCHOOL DISTRICT. Members shall 55 serve at the pleasure of the appointing authority, and each member shall 56 continue to hold office until his successor is appointed and has quali-

fied. The [governing] LEGISLATIVE body shall file with the secretary of 1 2 state a certificate of appointment or reappointment of any member 3 reappointed by it. Members shall receive no compensation appointed or 4 for their services but shall be entitled to reimbursement of the neces-5 sary expenses, including traveling expenses, incurred in the discharge 6 their duties. No action shall be taken by an authority except pursuof 7 ant to the favorable vote of a majority of the members then in office. Any one or more of the members of an authority may be an official or an 8 employee of such municipality. In the event that an official 9 or an 10 employee of such municipality shall be appointed as a member of the 11 agency, acceptance or retention of such appointment shall not be deemed a forfeiture of his municipal office or employment, or incompatible therewith or affect his tenure or compensation in any way. The term of 12 13 14 office of a member of an authority who is an official or an employee of 15 such municipality when appointed as a member thereof by special act of the legislature creating the authority shall terminate at the expiration 16 17 the term of his municipal office. Upon THE creation of an authority, of 18 from time to time the [governing] LEGISLATIVE body of a municipality OR SCHOOL DISTRICT, may, by resolution, appropriate sums of money to 19 А 20 defray the expenses of the authority.

21 (iii) Unless otherwise provided by this subdivision or by the special of the legislature establishing a municipal redevelopment authority 22 act 23 or empowering an existing public corporation to carry out the purposes 24 and provisions of this article, such authority or public corporation 25 shall have the powers, duties and responsibilities granted a munici-26 pality AND SCHOOL DISTRICT and its legislative body pursuant to sections nine hundred [sixty-d] SEVENTY-D through nine hundred [sixty-m] SEVEN-27 28 TY-M of this article, as well as the authority to receive the taxes of each municipality AND SCHOOL DISTRICT allocated and paid pursuant to 29 30 section nine hundred [sixty-p] SEVENTY-P of this article. Such authority or public corporation shall have the power to designate survey areas and 31 select project areas as provided by sections nine hundred [sixty-d] 32 33 SEVENTY-D and nine hundred [sixty-e] SEVENTY-E of this article. Such authority or public corporation shall obtain the report and recommenda-34 35 tion of the planning agency of each municipality OR SCHOOL DISTRICT on the redevelopment plan and its conformity to the master plan of 36 each 37 municipality AND SCHOOL DISTRICT before presenting the redevelopment plan to the legislative body of each municipality OR SCHOOL DISTRICT. 38 for a preliminary plan to be adopted or for a redevelopment 39 In order 40 plan to be adopted or amended approval must be obtained by resolution of the legislative body of each municipality AND SCHOOL DISTRICT acting 41 42 separately.

43 (1)An authority or public corporation shall have the powers and 44 duties granted municipalities pursuant to section nine hundred [sixty-o] 45 SEVENTY-O of this article to issue tax increment bonds and tax increment bond anticipation notes. Such bonds and notes shall be bonds and notes 46 47 the authority or public corporation and neither the state nor any of municipality shall be liable on such bonds and notes and such bonds 48 and notes shall not be a debt of the state or of any municipality. 49

50 S 8. Subdivisions (a), (b), (g) and (i) of section 970-o of the gener-51 al municipal law, as added by chapter 916 of the laws of 1984 and such 52 section as renumbered by chapter 686 of the laws of 1986, are amended to 53 read as follows:

54 (a) For the purpose of carrying out or administering a redevelopment 55 plan adopted by the legislative body, a municipality is hereby author-56 ized, without limiting its authority under other provisions of law, to

issue by resolution of its legislative body tax increment bonds or tax 1 2 increment bond anticipation notes of the municipality which are payable 3 from and secured by real property taxes, in whole or in part, allocated 4 to and paid pursuant to the provisions of section nine hundred [sixty-p] 5 SEVENTY-P of this article. The pledge of such real property taxes allo-6 cated and paid shall constitute a first lien on the revenues derived 7 therefrom and tax increment bonds or tax increment bond anticipation 8 notes, the repayment of which is secured by such revenues shall not be 9 subordinate to any other indebtedness of the municipality with respect 10 to the pledge of such revenues. The municipality shall have the power to issue renewal notes, to issue bonds to pay notes and whenever it 11 deems refunding expedient, to refund any bonds by the issuance of new bonds, 12 whether the bonds to be refunded have or have not matured, and to issue 13 14 bonds partly to refund bonds then outstanding and partly for any other 15 purposes.

16 (b) In contracting indebtedness pursuant to subdivision (a) of this 17 section NEITHER a municipality NOR A SCHOOL DISTRICT shall [not] pledge 18 its faith and credit or the faith and credit of the state to the payment 19 of THE principal thereof and the interest thereon. INDEBTEDNESS 20 REFERRED TO IN SECTION SIX OF ARTICLE XVI OF THE STATE CONSTITUTION 21 SHALL NOT APPLY TO A SCHOOL DISTRICT.

(g) The amount of any indebtedness contracted under this section shall be excluded in ascertaining the power of the municipality OR A SCHOOL DISTRICT to contract indebtedness within the provisions of the state constitution or the local finance law relating thereto.

26 (i) The municipality may [only] contract indebtedness pursuant to this 27 section for the following objects [and] OR purposes:

28 (i) acquisition of land;

29 (ii) demolition and removal of buildings, structures and improvements 30 and site preparation;

(iii) installation, construction or reconstruction of streets, walkways, docks, drainage, parking facilities, flood control facilities, water and sewer systems and other public utilities, parks and playgrounds;

(iv) other public improvements or services integral to the redevelopment plan authorized by or for which a period of probable usefulness has been established by section 11.00 of the local finance law. [Such objects] OBJECTS and purposes REFERRED TO IN THIS SUBDIVISION shall be deemed to have the period of probable usefulness as provided for such objects and purposes by such section.

S 9. Paragraph (i) of subdivision (d) of section 970-o of the general municipal law, as added by chapter 916 of the laws of 1984 and such section as renumbered by chapter 686 of the laws of 1986, is amended to 44 read as follows:

45 (i) pledging all or a part of the taxes allocated pursuant to section nine hundred [sixty-p] SEVENTY-P of this article or the proceeds from 46 sale of property acquired with the proceeds of such notes or bonds 47 the 48 to secure the payment of such notes or bonds or of any issue thereof, 49 subject to such agreements with bondholders or noteholders as may exist; 50 10. Section 970-p of the general municipal law, as added by chapter S 51 916 of the laws of 1984 and as renumbered by chapter 686 of the laws of 52 1986, is amended to read as follows:

53 S 970-p. Allocation of taxes. (a) Any redevelopment plan may contain a 54 provision that real property taxes levied upon taxable real property in 55 the project area each year by or for the benefit of the municipality or 56 municipalities AND SCHOOL DISTRICTS after the effective date of the 1 resolution approving the redevelopment plan, shall be divided as 2 follows:

3 that portion of the real property taxes not in excess of the (i) 4 amount which would be produced by applying the rate upon which the tax 5 levied each year by or for each municipality AND SCHOOL DISTRICT to is 6 the total sum of the assessed value of the taxable real property in the 7 project area as shown upon the assessment roll used in connection with the taxation of such property by such municipality AND SCHOOL DISTRICT, 8 9 last adopted prior to the effective date of the resolution approving 10 such plan, shall be allocated to and when collected shall be paid into 11 the funds of the respective municipalities AND SCHOOL DISTRICTS as real 12 property taxes collected by or for said municipalities AND SCHOOL 13 DISTRICTS adopting the redevelopment plan;

14 (ii) that portion of the real property taxes levied each year in 15 excess of the portion allocated and paid pursuant to paragraph (i) of 16 this subdivision shall be allocated to and when collected shall be paid 17 into the fund or funds established for such purposes to pay the principal and interest on indebtedness incurred by such municipality OR SCHOOL 18 19 DISTRICT pursuant to section nine hundred [sixty-o] SEVENTY-O of this 20 article or, if the redevelopment plan so provides, the amount allocated 21 paid in excess of interest and principal and necessary reserves may and 22 be expended for amounts of money to be paid in lieu of taxes. Unless and 23 until the total assessed valuation of the taxable property in a project 24 exceeds the total assessed value of the taxable real property in area 25 such project area as shown by the last assessment roll referred to in 26 paragraph (i) of this subdivision, all of the real property taxes levied 27 and collected upon the taxable real property in such project area shall 28 be paid into the funds of the respective municipalities AND SCHOOL 29 DISTRICTS. When such indebtedness, if any and interest thereon, have been paid, all moneys thereafter received from real property taxes upon 30 31 taxable real property in such project area shall be paid into the the 32 funds of the respective municipalities AND SCHOOL DISTRICTS as real 33 property taxes on all other real property are paid;

(iii) whenever the total amount of real property taxes allocated pursuant to paragraph (ii) of this subdivision exceeds the amounts allocated and paid for interest and principal and necessary reserves, and for amounts to be paid in lieu of taxes, the amount of taxes in excess of such amounts shall be paid into the funds of the respective municipalities as taxes on all other real property are paid;

40 (iv) the allocation of taxes authorized by this section shall apply to 41 taxable years beginning after the effective date of the resolution 42 approving the redevelopment plan.

43 (b) Whenever real property in any redevelopment project has been redeveloped and thereafter is leased by the municipality to any person or 44 45 persons or whenever the agency leases real property in any redevelopment project to any person or persons for redevelopment, the property shall 46 47 be assessed and taxed in the same manner as privately owned real proper-48 ty and the lease or contract shall provide that the lessee shall pay 49 real property taxes upon the assessed value of the entire real property 50 and not merely the assessed value of his or her leasehold interest.

(c) In any municipality OR SCHOOL DISTRICT subject to the allocation of revenues pursuant to this section the assessed value of taxable real property located in a project area shall be included on the taxable portion of the assessment roll, provided, however, that notwithstanding any provision of law to the contrary, the assessed value determined in accordance with paragraph (ii) of subdivision (a) of this section shall 1 not be included in the taxable value of real property when determining 2 the tax rate for such municipality OR SCHOOL DISTRICT.

3 rate of tax resulting from the levy of real property taxes (d) The 4 shall be applied to the assessed value of any real property subject to the allocation provisions of this section as determined pursuant to subdivision (a) of this section, however, the amount of tax levied as a 5 6 7 the application of the tax rate to the increase in assessed result of 8 value determined in accordance with paragraph (ii) of subdivision (a) of 9 this section shall not be paid into the fund of the municipality OR THE 10 SCHOOL DISTRICT as real property taxes but shall be allocated pursuant 11 to that paragraph.

12 (e) The official or officials responsible for the preparation of the 13 assessment roll or rolls specified in subdivision (a) of this section 14 shall provide to the municipality or municipalities AND SCHOOL 15 DISTRICTS, in addition to the assessment roll or rolls, such information 16 is deemed necessary by the legislative bodies of the municipality or as 17 municipalities AND SCHOOL DISTRICTS to effectuate the purpose of this 18 section.

19 (f) The allocation of real property taxes authorized by this section 20 shall be permitted only with respect to municipalities AND SCHOOL 21 DISTRICTS which have adopted a redevelopment plan providing for such 22 allocation pursuant to section nine hundred [sixty-h] SEVENTY-H or 23 section nine hundred [sixty-n] SEVENTY-N of this article and such allocation shall not apply to special ad valorem levies and special assess-24 25 ments as defined by subdivisions fourteen and fifteen of section one 26 hundred two of the real property tax law.

(g) If, after adoption of a redevelopment plan, the official or offi-27 28 cials responsible for the preparation of the assessment roll or rolls 29 specified in subdivision (a) of this section undertake to revalue real property for real property tax purposes by altering the standard of 30 assessment utilized to establish the value of real property for assess-31 ment purposes, the assessment of real property within a project area as 32 provided by paragraph (i) of subdivision (a) of this section shall be 33 adjusted in such manner as if such new standard of assessment had been 34 35 utilized in the preparation of the assessment roll last adopted prior to adoption of the redevelopment plan. 36

37 S 11. This act shall take effect immediately.