2009-2010 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2009

Introduced by Sen. BRESLIN -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, the general municipal law and the tax law, in relation to authorizing cities and towns to impose a tax on real estate transfers, and authorizing municipalities to create community preservation funds

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

1 Section 1. Paragraph g of subdivision 2 of section 49-0209 of the 2 environmental conservation law, as added by chapter 596 of the laws of 3 2007, is amended to read as follows:

g. review any community preservation project plans PREPARED BY TOWNS
WITHIN THE REGION developed pursuant to section six-s of the general
municipal law.

7 S 2. The general municipal law is amended by adding a new section 248 8 to read as follows:

9 S 248. COMMUNITY PRESERVATION FUNDS. 1. AS USED IN THIS SECTION, THE 10 FOLLOWING WORDS AND TERMS SHALL HAVE THE FOLLOWING MEANINGS:

11 (A) "COMMUNITY PRESERVATION" OR "PRESERVATION OF COMMUNITY CHARACTER" 12 SHALL MEAN AND INCLUDE ANY OF THE PURPOSES OUTLINED IN SUBDIVISION FIVE 13 OF THIS SECTION.

14 (B) "BOARD" MEANS THE ADVISORY BOARD REQUIRED PURSUANT TO SUBDIVISION 15 SIX OF THIS SECTION.

16 (C) "TAX" MEANS THE REAL ESTATE TRANSFER TAX PAYABLE ON A REAL PROPER-17 TY CONVEYANCE PURSUANT TO SECTION FOURTEEN HUNDRED FORTY-NINE-BBBBBB OF 18 THE TAX LAW, BUT SHALL HAVE A DIFFERENT MEANING IF THE CONTEXT CLEARLY 19 INDICATES SUCH AS THE REAL ESTATE TRANSFER TAX IMPOSED PURSUANT TO ARTI-20 CLE THIRTY-ONE OF THE TAX LAW.

21 (D) "FUND" MEANS THE COMMUNITY PRESERVATION FUND CREATED PURSUANT TO 22 SUBDIVISION TWO OF THIS SECTION.

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

LBD03420-01-9

(E) "MUNICIPALITY" MEANS A CITY OR TOWN.

1 2 "MUNICIPAL LEGISLATIVE BODY" MEANS THE TOWN BOARD OF A TOWN; OR (F) 3 THE BOARD OF ALDERMEN, COMMON COUNCIL, COUNCIL OR COMMISSION OF A CITY. 4 2. (A) THE MUNICIPAL LEGISLATIVE BODY OF ANY MUNICIPALITY IS AUTHOR-5 IZED TO ESTABLISH BY LOCAL LAW A COMMUNITY PRESERVATION FUND PURSUANT TO 6 PROVISIONS OF THIS SECTION. DEPOSITS INTO THE FUND MAY INCLUDE THE 7 REVENUES OF THE MUNICIPALITY FROM WHATEVER SOURCE AND SHALL INCLUDE, AT A MINIMUM, ALL REVENUES FROM A TAX IMPOSED UPON THE TRANSFER OF REAL 8 9 PROPERTY INTERESTS IN SUCH MUNICIPALITY PURSUANT TO SECTION FOURTEEN 10 HUNDRED FORTY-NINE-BBBBBB OF THE TAX LAW. THE FUND SHALL ALSO BE AUTHOR-TO ACCEPT GIFTS OF ANY SUCH INTERESTS IN LAND, OF MONIES, OR OF 11 IZED NEGOTIABLE INSTRUMENTS OR SHARES OF STOCK. INTEREST OR DIVIDENDS ACCRUED 12 BY FUNDS DEPOSITED INTO THE FUND SHALL BE CREDITED TO THE FUND. IN NO 13 14 EVENT SHALL MONIES DEPOSITED IN THE FUND BE TRANSFERRED TO ANY OTHER 15 ACCOUNT OR USED FOR ANY PURPOSE OTHER THAN COMMUNITY PRESERVATION. MONIES OF A MUNICIPALITY'S COMMUNITY PRESERVATION FUND MAY BE EXPENDED 16 17 JOINTLY WITH ONE OR MORE OTHER MUNICIPALITIES FOR THE BENEFIT OF THE RESIDENTS OF ALL MUNICIPALITIES CONTRIBUTING TO SUCH JOINT EXPENDITURE. 18 19 NOTHING CONTAINED IN THIS SUBDIVISION SHALL BE CONSTRUED TO PREVENT THE FINANCING, IN WHOLE OR IN PART, PURSUANT TO THE LOCAL FINANCE LAW, OF 20 21 ANY ACQUISITION AUTHORIZED PURSUANT TO THIS SECTION. MONIES FROM THE FUND MAY BE UTILIZED TO REPAY ANY INDEBTEDNESS OR OBLIGATIONS INCURRED 22 23 PURSUANT TO THE LOCAL FINANCE LAW CONSISTENT WITH EFFECTUATING THE 24 PURPOSES OF THIS SECTION.

25 (B) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO SUPERSEDE, AFFECT, 26 IMPAIR OR INVALIDATE ANY PROVISION OF SECTION SIXTY-FOUR-E OR SIXTY-FOUR-F OF THE TOWN LAW. NOTHING IN SECTION SIXTY-FOUR-E OR SIXTY-27 28 FOUR-F OF THE TOWN LAW SHALL AFFECT OR IMPAIR THE AUTHORITY OF THE TOWNS 29 OF BROOKHAVEN, EAST HAMPTON, RIVERHEAD, SHELTER ISLAND, SOUTHAMPTON AND SOUTHOLD TO ESTABLISH BY LOCAL LAW A COMMUNITY PRESERVATION FUND PURSU-30 ANT TO THE PROVISIONS OF THIS SECTION. 31 32

3. THE PURPOSES OF THE FUND SHALL BE EXCLUSIVELY:

33 (A) TO IMPLEMENT A PLAN FOR THE PRESERVATION OF COMMUNITY CHARACTER IN 34 ACCORDANCE WITH THIS SECTION;

(B) TO ACQUIRE INTERESTS OR RIGHTS IN REAL PROPERTY FOR THE PRESERVA-35 TION OF COMMUNITY CHARACTER WITHIN THE MUNICIPALITY INCLUDING VILLAGES 36 37 THEREIN, IN ACCORDANCE WITH SUCH PLAN AND IN COOPERATION WITH WILLING 38 SELLERS;

39 (C) TO ESTABLISH A BANK PURSUANT TO A TRANSFER OF DEVELOPMENT RIGHTS 40 PROGRAM CONSISTENT WITH THE APPLICABLE PROVISIONS OF SECTION TWO HUNDRED SIXTY-ONE-A OF THE TOWN LAW AND SECTION TWENTY-F OF THE GENERAL CITY 41 42 LAW; AND

43 (D) TO PROVIDE FOR THE MANAGEMENT AND STEWARDSHIP OF SUCH INTERESTS 44 AND RIGHTS CONSISTENT WITH SUBDIVISION EIGHT OF THIS SECTION AND IN 45 ACCORDANCE WITH SUCH PLAN DESIGNED TO PRESERVE COMMUNITY CHARACTER; PROVIDED THAT NOT MORE THAN TEN PERCENT OF THE FUND SHALL BE UTILIZED 46 47 FOR SUCH MANAGEMENT AND STEWARDSHIP PROGRAM.

48 4. IF THE IMPLEMENTATION OF THE COMMUNITY PRESERVATION PROJECT PLAN 49 ADOPTED BY A MUNICIPAL LEGISLATIVE BODY AS PROVIDED IN SUBDIVISION SEVEN 50 OF THIS SECTION HAS BEEN COMPLETED AND FUNDS ARE NO LONGER NEEDED FOR 51 PURPOSES OUTLINED IN THIS SUBDIVISION, THEN ANY REMAINING MONIES IN THE THE FUND SHALL BE APPLIED TO REDUCE ANY BONDED INDEBTEDNESS OR OBLI-52 GATIONS INCURRED TO EFFECTUATE THE PURPOSES OF THIS SECTION. 53

54 5. PRESERVATION OF COMMUNITY CHARACTER SHALL INVOLVE ONE OR MORE OF 55 THE FOLLOWING:

56 (A) PRESERVATION OF OPEN SPACE; S. 381

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(B) ESTABLISHMENT OF PARKS, NATURE PRESERVES, OR RECREATION AREAS;

2 PRESERVATION OF LAND WHICH IS PREDOMINANTLY VIABLE AGRICULTURAL (C)3 LAND, AS DEFINED IN SUBDIVISION SEVEN OF SECTION THREE HUNDRED ONE OF 4 THE AGRICULTURE AND MARKETS LAW, OR UNIQUE AND IRREPLACEABLE AGRICUL-5 TURAL LAND, AS DEFINED IN SUBDIVISION SIX OF SECTION THREE HUNDRED ONE 6 OF THE AGRICULTURE AND MARKETS LAW;

(D) PRESERVATION OF LANDS OF EXCEPTIONAL SCENIC VALUE;

(E) PRESERVATION OF FRESH AND SALTWATER MARSHES OR OTHER WETLANDS;

(F) PRESERVATION OF AQUIFER RECHARGE AREAS;

(G) PRESERVATION OF UNDEVELOPED BEACH-LANDS OR SHORELINE;

(H) ESTABLISHMENT OF WILDLIFE REFUGES FOR THE PURPOSE OF MAINTAINING 11 NATIVE ANIMAL SPECIES DIVERSITY, INCLUDING THE PROTECTION OF 12 HABITAT ESSENTIAL TO THE RECOVERY OF RARE, THREATENED OR ENDANGERED SPECIES; 13 14

(I) PRESERVATION OF UNIQUE OR THREATENED ECOLOGICAL AREAS;

15 (J) PRESERVATION OF RIVERS, RIPARIAN LANDS, AND RIVERS IN A NATURAL, 16 FREE-FLOWING CONDITION; 17

(K) PRESERVATION OF FORESTED LAND;

(L) PRESERVATION OF PUBLIC ACCESS TO LANDS FOR PUBLIC USE 18 INCLUDING 19 STREAM RIGHTS AND WATERWAYS;

20 PRESERVATION OF HISTORIC PLACES AND PROPERTIES LISTED ON THE NEW (M) 21 YORK STATE REGISTER OF HISTORIC PLACES AND/OR PROTECTED UNDER A MUNICI-22 PAL HISTORIC PRESERVATION ORDINANCE OR LAW; AND

23 (N) UNDERTAKING ANY OF THE PURPOSES OF THIS SUBDIVISION IN FURTHERANCE 24 OF THE ESTABLISHMENT OF A GREENBELT.

25 6. THE MUNICIPAL LEGISLATIVE BODY OF ANY MUNICIPALITY WHICH HAS ESTAB-26 LISHED A COMMUNITY PRESERVATION FUND SHALL CREATE AN ADVISORY BOARD TO 27 REVIEW AND MAKE RECOMMENDATIONS TO THE MUNICIPAL LEGISLATIVE BODY ON 28 PROPOSED ACQUISITIONS OF INTERESTS IN REAL PROPERTY USING MONIES FROM 29 THE FUND. NO MEMBER OF THE MUNICIPAL LEGISLATIVE BODY SHALL SERVE ON THE ADVISORY BOARD. THE MEMBERS AND THE CHAIRPERSON SHALL BE APPOINTED BY 30 THE MUNICIPAL LEGISLATIVE BODY. SUCH ADVISORY BOARD SHALL CONSIST OF 31 32 FIVE OR SEVEN RESIDENTS OF THE MUNICIPALITY WHO SHALL SERVE WITHOUT NO MEMBER OF THE LOCAL LEGISLATIVE BODY SHALL SERVE ON 33 COMPENSATION. 34 THE BOARD. A MAJORITY OF THE MEMBERS OF THE BOARD SHALL HAVE DEMON-STRATED EXPERIENCE WITH LAND CONSERVATION OR HISTORIC PRESERVATION. 35 THE MUNICIPAL LEGISLATIVE BODY SHALL MAKE A REASONABLE EFFORT TO APPOINT AT 36 37 LEAST ONE ACTIVE FARMER TO THE BOARD. IN ANY COUNTY THAT HAS A COUNTY 38 AGRICULTURAL AND FARMLAND PROTECTION BOARD ESTABLISHED PURSUANT TO 39 SECTION THREE HUNDRED TWO OF THE AGRICULTURE AND MARKETS LAW, THE MUNIC-40 IPAL LEGISLATIVE BODY SHALL MAKE A REASONABLE EFFORT TO APPOINT AT LEAST ONE MEMBER OF THE COUNTY AGRICULTURAL AND FARMLAND PROTECTION BOARD 41 TO ADVISORY BOARD. THE TERMS OF MEMBERS OF THE BOARD FIRST APPOINTED 42 THE 43 SHALL BE SO FIXED THAT THE TERM OF ONE MEMBER SHALL EXPIRE AT THE END OF 44 THE MUNICIPAL OFFICIAL YEAR IN WHICH SUCH MEMBERS WERE INITIALLY 45 APPOINTED. THE TERMS OF THE REMAINING MEMBERS FIRST APPOINTED SHALL BE SO FIXED THAT THE TERM SHALL EXPIRE AT THE END OF EACH OFFICIAL YEAR 46 47 FIRST THEREAFTER. AT THE EXPIRATION OF THE TERM OF EACH MEMBER 48 APPOINTED, HIS OR HER SUCCESSOR SHALL BE APPOINTED FOR A TERM WHICH 49 SHALL BE EQUAL IN YEARS TO THE NUMBER OF MEMBERS OF THE ADVISORY BOARD. 50 7. THE MUNICIPAL LEGISLATIVE BODY OF ANY MUNICIPALITY WHICH HAS ESTAB-51 LISHED A COMMUNITY PRESERVATION FUND SHALL, BY LOCAL LAW, ADOPT A COMMU-52 NITY PRESERVATION PROJECT PLAN. THIS PLAN SHALL LIST EVERY PROJECT WHICH THE MUNICIPALITY PLANS TO UNDERTAKE PURSUANT TO THE COMMUNITY 53 54 PRESERVATION FUND. IT SHALL INCLUDE EVERY PARCEL WHICH IS NECESSARY TO 55 BE ACQUIRED IN THE MUNICIPALITY IN ORDER TO PROTECT COMMUNITY CHARACTER. 56 SUCH PLAN SHALL PROVIDE FOR A DETAILED EVALUATION OF ALL AVAILABLE LAND LIMITED TO:

(A) FEE SIMPLE ACOUISITION;

MENT, AND SITE PLAN AND DESIGN REQUIREMENTS;

(C) TRANSFER OF DEVELOPMENT RIGHTS;

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7 (D) THE PURCHASE OF DEVELOPMENT RIGHTS; AND 8 (E) SCENIC AND CONSERVATION EASEMENTS. SUCH EVALUATION SHALL BE AS SPECIFIC AS PRACTICABLE AS TO THE PARCELS 9 10 SELECTED FOR INCLUSION IN THE PLAN. THE PLAN SHALL ESTABLISH THE PRIORI-TIES FOR PRESERVATION. FUNDS FROM THE COMMUNITY PRESERVATION 11 FUND MAY 12 ONLY BE EXPENDED FOR PROJECTS WHICH HAVE BEEN INCLUDED IN THE PLAN. SUCH 13 SHALL BE UPDATED NOT LESS THAN ONCE EVERY FIVE YEARS. A COPY OF PLAN 14 THE PLAN SHALL BE FILED WITH THE COMMISSIONERS OF ENVIRONMENTAL CONSER-15 VATION, AGRICULTURE AND MARKETS, AND THE OFFICE OF PARKS, RECREATION AND 16 HISTORIC PRESERVATION, THE SECRETARY OF STATE, AND WITH THE CLERK OF THE MUNICIPALITY AND, WHERE PRACTICAL, POSTED ON THE MUNICIPALITY'S WEBSITE. 17 PLAN SHALL BE COMPLETED AT LEAST SIXTY DAYS BEFORE THE SUBMISSION 18 SUCH 19 OF THE MANDATORY REFERENDUM REQUIRED BY SECTION FOURTEEN HUNDRED FORTY-20 NINE-BBBBBB OF THE TAX LAW. 21 ANY MUNICIPAL LEGISLATIVE BODY WHICH HAS ESTABLISHED A COMMUNITY 8. 22 PRESERVATION FUND PURSUANT TO THIS SECTION MAY STUDY AND CONSIDER ESTAB-LISHING A TRANSFER OF DEVELOPMENT RIGHTS PROGRAM TO PROTECT COMMUNITY 23 CHARACTER AS PROVIDED FOR BY SECTION TWO HUNDRED SIXTY-ONE-A OF THE TOWN 24 25 LAW OR SECTION TWENTY-F OF THE GENERAL CITY LAW. IF AT ANY TIME DURING THE LIFE OF THE COMMUNITY PRESERVATION FUND A TRANSFER OF DEVELOPMENT 26 RIGHTS PROGRAM IS ESTABLISHED, THE MUNICIPALITY MAY UTILIZE MONIES FROM THE COMMUNITY PRESERVATION FUND IN ORDER TO CREATE AND FUND A CENTRAL 27 28 29 BANK OF THE TRANSFER OF DEVELOPMENT RIGHTS PROGRAM. IF AT ANY TIME DURING THE LIFE OF THE COMMUNITY PRESERVATION FUND, A TRANSFER OF DEVEL-30 OPMENT RIGHTS PROGRAM IS REPEALED BY THE MUNICIPAL LEGISLATIVE BODY, ALL 31 32 MONIES FROM THE CENTRAL BANK SHALL BE RETURNED TO THE COMMUNITY PRESER-33 VATION FUND. NO INTERESTS OR RIGHTS IN REAL PROPERTY SHALL BE ACQUIRED PURSUANT 34 9. 35 TO THIS SECTION UNTIL NOTICE IS PROVIDED AND A PUBLIC HEARING IS HELD AS REQUIRED BY SECTION TWO HUNDRED FORTY-SEVEN OF THIS ARTICLE; PROVIDED, 36 37 HOWEVER, THAT NOTHING PURSUANT TO THIS SECTION SHALL PREVENT THE MUNICI-38 PAL LEGISLATIVE BODY FROM ENTERING INTO A CONDITIONAL PURCHASE AGREEMENT BEFORE A PUBLIC HEARING IS HELD. ANY RESOLUTION OF A MUNICIPAL LEGISLA-39 40 TIVE BODY APPROVING AN ACOUISITION OF INTERESTS OR RIGHTS IN REAL PROP-PURSUANT TO THIS SECTION SHALL FIND THAT SUCH ACQUISITION WAS THE 41 ERTY 42 BEST ALTERNATIVE FOR THE PROTECTION OF COMMUNITY CHARACTER OF ALL THE 43 REASONABLE ALTERNATIVES AVAILABLE TO THE MUNICIPALITY. 44 10. RIGHTS OR INTERESTS IN REAL PROPERTY ACQUIRED PURSUANT TO THIS 45 SECTION SHALL BE ADMINISTERED AND MANAGED IN A MANNER WHICH: (A) ALLOWS PUBLIC USE AND ENJOYMENT IN A MANNER COMPATIBLE 46 WITH THE SCENIC, HISTORIC, AND OPEN SPACE CHARACTER OF SUCH LANDS OR 47 NATURAL, 48 WITH THE SUSTAINABLE FORESTRY USE OF SUCH LANDS; 49 (B) PRESERVES THE NATIVE BIOLOGICAL DIVERSITY OF SUCH LANDS; 50 (C) WITH REGARD TO OPEN SPACES, LIMITS IMPROVEMENTS TO ENHANCING ACCESS FOR PASSIVE USE OF SUCH LANDS SUCH AS NATURE TRAILS, BOARD WALKS, 51 HIKING TRAILS, SNOWSHOE AND CROSS-COUNTRY SKI TRAILS, BICYCLE PATHS, AND 52 PERIPHERAL PARKING AREAS PROVIDED THAT SUCH IMPROVEMENTS DO NOT DEGRADE 53 54 THE ECOLOGICAL VALUE OF THE LAND OR THREATEN ESSENTIAL WILDLIFE HABITAT; 55 AND

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(B) ZONING REGULATIONS, INCLUDING DENSITY REDUCTIONS, CLUSTER DEVELOP-

USE ALTERNATIVES TO PROTECT COMMUNITY CHARACTER, INCLUDING BUT NOT

(D) PRESERVES CULTURAL PROPERTY CONSISTENT WITH ACCEPTED STANDARDS FOR 1 2 HISTORIC PRESERVATION. 3 NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBDIVISION, THERE SHALL 4 BE NO RIGHT TO PUBLIC USE AND ENJOYMENT OF LAND USED IN CONJUNCTION WITH 5 A FARM OPERATION AS DEFINED BY SUBDIVISION ELEVEN OF SECTION THREE 6 HUNDRED ONE OF THE AGRICULTURE AND MARKETS LAW. IN FURTHERING THE 7 PURPOSES OF THIS SECTION, THE MUNICIPALITY MAY ENTER INTO AGREEMENTS 8 WITH CORPORATIONS ORGANIZED UNDER THE NOT-FOR-PROFIT CORPORATION LAW 9 THAT ENGAGE IN LAND TRUST ACTIVITIES TO MANAGE LANDS INCLUDING LESS THAN 10 FEE INTERESTS ACQUIRED PURSUANT TO THE PROVISIONS OF THIS SECTION, THAT ANY SUCH AGREEMENT SHALL CONTAIN A PROVISION THAT SUCH 11 PROVIDED 12 CORPORATION SHALL KEEP AND MANAGE THE LANDS CONSISTENT WITH THIS 13 SECTION. 14 11. RIGHTS OR INTERESTS IN REAL PROPERTY ACQUIRED WITH MONIES FROM 15 SUCH FUND SHALL NOT BE SOLD, LEASED, EXCHANGED, DONATED, OR OTHERWISE DISPOSED OF OR USED FOR OTHER THAN THE PURPOSES PERMITTED BY THIS 16 17 SECTION WITHOUT THE EXPRESS AUTHORITY OF AN ACT OF THE STATE LEGISLA-WHICH SHALL PROVIDE FOR THE SUBSTITUTION OF OTHER LANDS OF EQUAL 18 TURE, 19 ENVIRONMENTAL, HISTORICAL, OR AGRICULTURAL VALUE AND FAIR MARKET VALUE AND REASONABLY EQUIVALENT USEFULNESS AND LOCATION TO THOSE TO BE DISCON-20 TINUED, SOLD OR DISPOSED OF, AND SUCH OTHER REQUIREMENTS AS SHALL BE 21 APPROVED BY THE STATE LEGISLATURE. ANY CONSERVATION EASEMENTS, CREATED 22 23 UNDER TITLE THREE OF ARTICLE FORTY-NINE OF THE ENVIRONMENTAL CONSERVA-24 TION LAW, WHICH ARE ACQUIRED WITH MONIES FROM SUCH FUND, MAY ONLY BE 25 MODIFIED OR EXTINGUISHED AS PROVIDED BY SECTION 49-0307 OF THE ENVIRON-26 MENTAL CONSERVATION LAW. NOTHING IN THIS SECTION SHALL PRECLUDE A MUNI-27 CIPALITY, BY LOCAL LAW, FROM ESTABLISHING ADDITIONAL RESTRICTIONS TO THE ALIENATION OF RIGHTS OR INTERESTS IN REAL PROPERTY ACQUIRED PURSUANT TO 28 29 THIS SECTION. THIS SUBDIVISION SHALL NOT APPLY TO THE SALE OF DEVELOP-MENT RIGHTS BY A MUNICIPALITY ACQUIRED PURSUANT TO THIS SECTION, WHERE 30 SUCH SALE IS MADE BY A DEVELOPMENT RIGHTS BANK CREATED BY A MUNICI-31 32 PALITY, PURSUANT TO A TRANSFER OF DEVELOPMENT RIGHTS PROGRAM ESTABLISHED 33 A MUNICIPALITY PURSUANT TO THE APPLICABLE PROVISIONS OF SECTION TWO ΒY 34 HUNDRED SIXTY-ONE-A OF THE TOWN LAW OR SECTION TWENTY-F OF THE GENERAL CITY LAW, PROVIDED, HOWEVER: 35 THAT THE LANDS FROM WHICH SUCH DEVELOPMENT RIGHTS WERE ACOUIRED (A) 36 37 SHALL REMAIN PRESERVED IN PERPETUITY BY A PERMANENT CONSERVATION OR 38 OTHER INSTRUMENT THAT SIMILARLY PRESERVES THE COMMUNITY CHARACTER REFER-39 ENCED IN SUBDIVISION FIVE OF THIS SECTION; AND 40 PROCEEDS FROM SUCH SALE SHALL BE DEPOSITED IN THE COMMUNITY (B) THE 41 PRESERVATION FUND. 42 S 3. The tax law is amended by adding a new article 31-H to read as 43 follows: 44 ARTICLE 31-H 45 TAX ON REAL ESTATE TRANSFERS 46 IN CITIES AND TOWNS 47 SECTION 1449-AAAAAA. DEFINITIONS. 48 1449-BBBBBBB. IMPOSITION OF TAX. 49 1449-CCCCCC. PAYMENT OF TAX. 50 1449-DDDDDD. LIABILITY FOR TAX. 51 1449-EEEEEE. EXEMPTIONS. 52 1449-FFFFFF. CREDIT. 1449-GGGGGGG. COOPERATIVE HOUSING CORPORATION TRANSFERS. 53 54

- 1449-HHHHHH. DESIGNATION OF AGENTS.
- 1449-IIIIII. LIABILITY OF RECORDING OFFICER. 55
- 56 1449-JJJJJJ. REFUNDS.

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1449-KKKKKK. DEPOSIT AND DISPOSITION OF REVENUE.

1449-LLLLLL. JUDICIAL REVIEW.

1449-MMMMMM. APPORTIONMENT.

1449-NNNNNN. MISCELLANEOUS.

1449-000000. RETURNS TO BE SECRET.

6 S 1449-AAAAAA. DEFINITIONS. WHEN USED IN THIS ARTICLE, UNLESS OTHER-7 WISE EXPRESSLY STATED, THE FOLLOWING WORDS AND TERMS SHALL HAVE THE 8 FOLLOWING MEANINGS:

9 "CONSIDERATION" MEANS THE PRICE ACTUALLY PAID OR REQUIRED TO BE 1. 10 PAID FOR THE REAL PROPERTY OR INTEREST THEREIN, INCLUDING PAYMENT FOR AN 11 OPTION OR CONTRACT TO PURCHASE REAL PROPERTY, WHETHER OR NOT EXPRESSED 12 THE DEED AND WHETHER PAID OR REQUIRED TO BE PAID BY MONEY, PROPERTY, IN OR ANY OTHER THING OF VALUE. IT SHALL INCLUDE THE CANCELLATION OR 13 14 DISCHARGE OF AN INDEBTEDNESS OR OBLIGATION. IT SHALL ALSO INCLUDE THE 15 AMOUNT OF ANY MORTGAGE, PURCHASE MONEY MORTGAGE, LIEN OR OTHER ENCUM-16 BRANCE, WHETHER OR NOT THE UNDERLYING INDEBTEDNESS IS ASSUMED OR TAKEN 17 SUBJECT TO:

(A) IN THE CASE OF A CREATION OF A LEASEHOLD INTEREST OR THE GRANTING
OF AN OPTION WITH USE AND OCCUPANCY OF REAL PROPERTY, CONSIDERATION
SHALL INCLUDE, BUT NOT BE LIMITED TO, THE VALUE OF THE RENTAL AND OTHER
PAYMENTS ATTRIBUTABLE TO THE USE AND OCCUPANCY OF THE REAL PROPERTY OR
INTEREST THEREIN, THE VALUE OF ANY AMOUNT PAID FOR AN OPTION TO PURCHASE
OR RENEW AND THE VALUE OF RENTAL OR OTHER PAYMENTS ATTRIBUTABLE TO THE
EXERCISE OF ANY OPTION TO RENEW.

25 IN THE CASE OF A CREATION OF A SUBLEASEHOLD INTEREST, CONSIDER-(B) 26 ATION SHALL INCLUDE, BUT NOT BE LIMITED TO, THE VALUE OF THE SUBLEASE 27 RENTAL PAYMENTS ATTRIBUTABLE TO THE USE AND OCCUPANCY OF THE REAL PROP-ERTY, THE VALUE OF ANY AMOUNT PAID FOR AN OPTION TO RENEW AND THE 28 VALUE 29 OF RENTAL OR OTHER PAYMENTS ATTRIBUTABLE TO THE EXERCISE OF ANY OPTION 30 TO RENEW LESS THE VALUE OF THE REMAINING PRIME LEASE RENTAL PAYMENTS 31 REQUIRED TO BE MADE.

(C) IN THE CASE OF A CONTROLLING INTEREST IN ANY ENTITY THAT OWNS REAL
PROPERTY, CONSIDERATION SHALL MEAN THE FAIR MARKET VALUE OF THE REAL
PROPERTY OR INTEREST THEREIN, APPORTIONED BASED ON THE PERCENTAGE OF THE
OWNERSHIP INTEREST TRANSFERRED OR ACQUIRED IN THE ENTITY.

(D) IN THE CASE OF AN ASSIGNMENT OR SURRENDER OF A LEASEHOLD INTEREST
OR THE ASSIGNMENT OR SURRENDER OF AN OPTION OR CONTRACT TO PURCHASE REAL
PROPERTY, CONSIDERATION SHALL NOT INCLUDE THE VALUE OF THE REMAINING
RENTAL PAYMENTS REQUIRED TO BE MADE PURSUANT TO THE TERMS OF SUCH LEASE
OR THE AMOUNT TO BE PAID FOR THE REAL PROPERTY PURSUANT TO THE TERMS OF
THE OPTION OR CONTRACT BEING ASSIGNED OR SURRENDERED.

(E) IN THE CASE OF (1) THE ORIGINAL CONVEYANCE OF SHARES OF STOCK IN A 42 43 COOPERATIVE HOUSING CORPORATION IN CONNECTION WITH THE GRANT OR TRANSFER 44 OF A PROPRIETARY LEASEHOLD BY THE COOPERATIVE CORPORATION OR COOPERATIVE 45 PLAN SPONSOR, AND (2) THE SUBSEQUENT CONVEYANCE BY THE OWNER THEREOF OF SUCH STOCK IN A COOPERATIVE HOUSING CORPORATION IN CONNECTION WITH THE 46 47 GRANT OR TRANSFER OF A PROPRIETARY LEASEHOLD FOR A COOPERATIVE UNIT 48 OTHER THAN AN INDIVIDUAL RESIDENTIAL UNIT, CONSIDERATION SHALL INCLUDE A 49 PROPORTIONATE SHARE OF THE UNPAID PRINCIPAL OF ANY MORTGAGE ON THE REAL 50 PROPERTY OF THE COOPERATIVE HOUSING CORPORATION COMPRISING THE COOPER-51 ATIVE DWELLING OR DWELLINGS. SUCH SHARE SHALL BE DETERMINED BY MULTIPLY-ING THE TOTAL UNPAID PRINCIPAL OF THE MORTGAGE BY A FRACTION, THE NUMER-52 ATOR OF WHICH SHALL BE THE NUMBER OF SHARES OF STOCK BEING CONVEYED IN 53 54 THE COOPERATIVE HOUSING CORPORATION IN CONNECTION WITH THE GRANT OR 55 TRANSFER OF A PROPRIETARY LEASEHOLD AND THE DENOMINATOR OF WHICH SHALL

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BE THE TOTAL NUMBER OF SHARES OF STOCK IN THE COOPERATIVE HOUSING CORPO-1 2 RATION. 3 2. "CONTROLLING INTEREST" MEANS (A) IN THE CASE OF A CORPORATION, 4 EITHER FIFTY PERCENT OR MORE OF THE TOTAL COMBINED VOTING POWER OF ALL 5 CLASSES OF STOCK OF SUCH CORPORATION, OR FIFTY PERCENT OR MORE OF THE CAPITAL, PROFITS OR BENEFICIAL INTEREST IN SUCH VOTING STOCK OF SUCH 6 7 CORPORATION, AND (B) IN THE CASE OF A PARTNERSHIP, ASSOCIATION, TRUST OR 8 OTHER ENTITY, FIFTY PERCENT OR MORE OF THE CAPITAL, PROFITS OR BENEFI-CIAL INTEREST IN SUCH PARTNERSHIP, ASSOCIATION, TRUST OR OTHER ENTITY. 9 10 3. "CONVEYANCE" MEANS THE TRANSFER OF ANY INTEREST IN REAL PROPERTY BY 11 ANY METHOD, INCLUDING BUT NOT LIMITED TO, SALE, EXCHANGE, ASSIGNMENT, SURRENDER, MORTGAGE FORECLOSURE, TRANSFER IN LIEU OF FORECLOSURE, 12 OPTION, TRUST INDENTURE, TAKING BY EMINENT DOMAIN, CONVEYANCE UPON 13 14 LIQUIDATION OR BY A RECEIVER, OR TRANSFER OR ACQUISITION OF A CONTROL-15 LING INTEREST IN ANY ENTITY WITH AN INTEREST IN REAL PROPERTY. TRANSFER 16 AN INTEREST IN REAL PROPERTY SHALL INCLUDE THE CREATION OF A LEASE-OF 17 HOLD OR SUBLEASE ONLY WHERE (A) THE SUM OF THE TERM OF THE LEASE OR SUBLEASE AND ANY OPTIONS FOR RENEWAL EXCEEDS FORTY-NINE YEARS, (B) 18 19 SUBSTANTIAL CAPITAL IMPROVEMENTS ARE OR MAY BE MADE BY OR FOR THE BENE-FIT OF THE LESSEE OR SUBLESSEE, AND (C) THE LEASE OR SUBLEASE IS FOR 20 21 SUBSTANTIALLY ALL OF THE PREMISES CONSTITUTING THE REAL PROPERTY. 22 NOTWITHSTANDING THE FOREGOING, CONVEYANCE OF REAL PROPERTY SHALL NOT INCLUDE A CONVEYANCE MADE PURSUANT TO DEVISE, BEOUEST OR INHERITANCE; 23 24 THE CREATION, MODIFICATION, EXTENSION, SPREADING, SEVERANCE, CONSOL-25 IDATION, ASSIGNMENT, TRANSFER, RELEASE OR SATISFACTION OF A MORTGAGE; A 26 MORTGAGE SUBORDINATION AGREEMENT, A MORTGAGE SEVERANCE AGREEMENT, AN INSTRUMENT GIVEN TO PERFECT OR CORRECT A RECORDED MORTGAGE; OR A RELEASE 27 28 OF LIEN OF TAX PURSUANT TO THIS CHAPTER OR THE INTERNAL REVENUE CODE. 29 4. "TAX" MEANS THE REAL ESTATE TRANSFER TAX PAYABLE ON A REAL PROPERTY CONVEYANCE PURSUANT TO SECTION FOURTEEN HUNDRED FORTY-NINE-BBBBBB OF 30 THIS ARTICLE, BUT SHALL HAVE A DIFFERENT MEANING IF THE CONTEXT CLEARLY 31 32 INDICATES SUCH AS THE REAL ESTATE TRANSFER TAX IMPOSED PURSUANT TO ARTI-33 CLE THIRTY-ONE OF THIS CHAPTER. 34 5. "FUND" MEANS A COMMUNITY PRESERVATION FUND CREATED PURSUANT ТО 35 SECTION TWO HUNDRED FORTY-EIGHT OF THE GENERAL MUNICIPAL LAW. "BUYER" MEANS THE PERSON WHO OBTAINS REAL PROPERTY OR INTEREST 36 6. 37 THEREIN AS A RESULT OF A CONVEYANCE. 38 7. "SELLER" MEANS THE PERSON MAKING THE CONVEYANCE OF REAL PROPERTY OR 39 INTEREST THEREIN. WHERE THE CONVEYANCE CONSISTS OF A TRANSFER OR AN 40 ACOUISITION OF A CONTROLLING INTEREST IN AN ENTITY WITH AN INTEREST IN REAL PROPERTY, "SELLER" MEANS THE ENTITY WITH AN INTEREST IN REAL PROP-41 ERTY OR A SHAREHOLDER OR PARTNER TRANSFERRING STOCK OR PARTNERSHIP 42 43 INTEREST, RESPECTIVELY. 8. "INTEREST IN THE REAL PROPERTY" INCLUDES TITLE IN FEE, A LEASEHOLD 44 INTEREST, A BENEFICIAL INTEREST, AN ENCUMBRANCE, DEVELOPMENT RIGHTS, AIR 45 SPACE AND AIR RIGHTS, OR ANY OTHER INTEREST WITH THE RIGHT TO USE OR 46 47 OCCUPANCY OF REAL PROPERTY OR THE RIGHT TO RECEIVE RENTS, PROFITS OR

50 FIRST REFUSAL TO PURCHASE REAL PROPERTY.51 9. "MUNICIPALITY" MEANS A CITY OR TOWN.

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52 10. "MUNICIPAL LEGISLATIVE BODY" MEANS THE TOWN BOARD OF A TOWN; OR 53 THE BOARD OF ALDERMEN, COMMON COUNCIL, COUNCIL OR COMMISSION OF A CITY. 54 11. "PERSON" MEANS AN INDIVIDUAL, PARTNERSHIP, LIMITED LIABILITY 55 COMPANY, SOCIETY, ASSOCIATION, JOINT STOCK COMPANY, CORPORATION, ESTATE, 56 RECEIVER, TRUSTEE, ASSIGNEE, REFEREE OR ANY OTHER PERSON ACTING IN A

OTHER INCOME DERIVED FROM REAL PROPERTY. IT SHALL ALSO INCLUDE AN OPTION OR CONTRACT TO PURCHASE REAL PROPERTY. IT SHALL NOT INCLUDE A RIGHT OF

1 FIDUCIARY OR REPRESENTATIVE CAPACITY, WHETHER APPOINTED BY A COURT OR 2 OTHERWISE, ANY COMBINATION OF INDIVIDUALS, AND ANY OTHER FORM OF UNIN-3 CORPORATED ENTERPRISE OWNED OR CONDUCTED BY TWO OR MORE PERSONS.

12. "REAL PROPERTY" MEANS EVERY ESTATE OR RIGHT, LEGAL OR EQUITABLE,
PRESENT OR FUTURE, VESTED OR CONTINGENT, IN LANDS, TENEMENTS OR HEREDITAMENTS, INCLUDING BUILDINGS, STRUCTURES AND OTHER IMPROVEMENTS THEREON,
WHICH ARE LOCATED IN WHOLE OR IN PART WITHIN ANY CITY OR TOWN IN THE
STATE OF NEW YORK. IT SHALL NOT INCLUDE RIGHTS TO SEPULTURE.

9 13. "RECORDING OFFICER" MEANS THE COUNTY CLERK OF THE COUNTY WHERE THE 10 REAL PROPERTY IS LOCATED EXCEPT IN A COUNTY HAVING A REGISTER, WHERE IT 11 MEANS THE REGISTER OF THE COUNTY, OR IN THE CITY OF NEW YORK WHERE IT 12 MEANS THE CITY REGISTER.

13 14. "RESIDENTIAL REAL PROPERTY" MEANS PROPERTY WHICH SATISFIES AT 14 LEAST ONE OF THE FOLLOWING CONDITIONS:

15 (A) THE PROPERTY CLASSIFICATION CODE ASSIGNED TO THE PROPERTY ON THE 16 LATEST FINAL ASSESSMENT ROLL, AS REPORTED ON THE TRANSFER REPORT FORM, 17 INDICATES THAT THE PROPERTY IS A ONE, TWO OR THREE FAMILY HOME OR A 18 RURAL RESIDENCE; OR

19 (B) THE TRANSFER REPORT FORM INDICATES THAT THE PROPERTY IS ONE, TWO 20 OR THREE FAMILY RESIDENTIAL PROPERTY THAT HAS BEEN NEWLY CONSTRUCTED ON 21 VACANT LAND; OR

22 (C) THE TRANSFER REPORT FORM INDICATES THAT THE PROPERTY IS A RESIDEN-23 TIAL CONDOMINIUM.

15. "TREASURER" MEANS THE TREASURER OF THE COUNTY WHERE THE REAL PROP-ERTY IS LOCATED EXCEPT IN A CITY WITH A POPULATION OF ONE MILLION OR MORE, WHERE IT MEANS THE CITY DEPARTMENT OF FINANCE.

27 1449-BBBBBBB. IMPOSITION OF TAX. 1. NOTWITHSTANDING ANY OTHER S PROVISIONS OF LAW TO THE CONTRARY, ANY MUNICIPALITY ACTING THROUGH 28 ITS MUNICIPAL LEGISLATIVE BODY IS HEREBY AUTHORIZED AND EMPOWERED TO ADOPT A 29 LOCAL LAW IMPOSING IN SUCH MUNICIPALITY A TAX ON EACH CONVEYANCE OF REAL 30 PROPERTY OR INTEREST THEREIN AT A RATE NOT TO EXCEED A MAXIMUM OF TWO 31 32 PERCENT OF THE CONSIDERATION FOR SUCH CONVEYANCE; ANY SUCH LOCAL LAW 33 SHALL FIX THE RATE OF SUCH TAX. PROVIDED HOWEVER, ANY SUCH LOCAL LAW IMPOSING, REPEALING OR REIMPOSING SUCH TAX SHALL BE SUBJECT TO A MANDA-34 35 TORY REFERENDUM PURSUANT TO SECTION TWENTY-THREE OF THE MUNICIPAL HOME RULE LAW. SUCH LOCAL LAW SHALL ONLY BE SUBMITTED FOR THE APPROVAL OF THE 36 ELECTORS AT A GENERAL ELECTION. NOTWITHSTANDING THE FOREGOING, PRIOR TO 37 ADOPTION OF ANY SUCH LOCAL LAW, THE MUNICIPALITY MUST ESTABLISH A COMMU-38 NITY PRESERVATION FUND PURSUANT TO SECTION TWO HUNDRED FORTY-EIGHT OF 39 40 GENERAL MUNICIPAL LAW. REVENUES FROM SUCH A TAX SHALL BE DEPOSITED THE IN SUCH FUND AND MAY BE USED SOLELY FOR THE PURPOSES OF SUCH FUND. SUCH 41 LOCAL LAW SHALL APPLY TO ANY CONVEYANCE OCCURRING ON OR AFTER THE FIRST 42 43 DAY OF A MONTH TO BE DESIGNATED BY SUCH MUNICIPAL LEGISLATIVE BODY, 44 WHICH IS NOT LESS THAN SIXTY DAYS AFTER THE ENACTMENT OF SUCH LOCAL LAW, 45 SHALL NOT APPLY TO CONVEYANCES MADE ON OR AFTER SUCH DATE PURSUANT BUT TO BINDING WRITTEN CONTRACTS ENTERED INTO PRIOR TO SUCH DATE; 46 PROVIDED 47 THAT THE DATE OF EXECUTION OF SUCH CONTRACT IS CONFIRMED BY INDEPENDENT 48 EVIDENCE SUCH AS THE RECORDING OF THE CONTRACT, PAYMENT OF A DEPOSIT OR 49 OTHER FACTS AND CIRCUMSTANCES AS DETERMINED BY THE TREASURER.

50 IN THIS ARTICLE SHALL BE CONSTRUED TO SUPERSEDE, AFFECT, 2. NOTHING 51 IMPAIR OR INVALIDATE ANY PROVISION OF ARTICLE THIRTY-ONE-B OR THIRTY-ONE-D OF THIS CHAPTER. NOTHING IN ARTICLE THIRTY-ONE-B OR THIR-52 TY-ONE-D OF THIS CHAPTER SHALL AFFECT OR IMPAIR THE AUTHORITY OF THE 53 54 TOWNS OF BROOKHAVEN, EAST HAMPTON, RIVERHEAD, SHELTER ISLAND, SOUTHAMP-55 TON AND SOUTHOLD TO ADOPT A LOCAL LAW IMPOSING IN SUCH MUNICIPALITIES A 56 FEE ON CONVEYANCES OF REAL PROPERTY AS AUTHORIZED BY THIS ARTICLE.

1449-CCCCCC. PAYMENT OF TAX. 1. THE TAX IMPOSED PURSUANT TO THIS 1 S 2 ARTICLE SHALL BE PAID TO THE TREASURER OR THE RECORDING OFFICER ACTING 3 THE AGENT OF THE TREASURER UPON DESIGNATION AS SUCH AGENT BY THE AS 4 TREASURER. SUCH TAX SHALL BE PAID AT THE SAME TIME AS THE REAL ESTATE 5 TRANSFER TAX IMPOSED BY ARTICLE THIRTY-ONE OF THIS CHAPTER IS REQUIRED TO BE PAID. SUCH TREASURER OR RECORDING OFFICER SHALL ENDORSE UPON EACH 6 7 DEED OR INSTRUMENT EFFECTING A CONVEYANCE A RECEIPT FOR THE AMOUNT OF 8 THE TAX SO PAID.

9 2. A RETURN SHALL BE FILED WITH SUCH TREASURER OR RECORDING OFFICER 10 FOR PURPOSES OF THE FEE IMPOSED PURSUANT TO THIS ARTICLE AT THE SAME TIME AS A RETURN IS REQUIRED TO BE FILED FOR PURPOSES OF THE REAL ESTATE 11 TRANSFER TAX IMPOSED BY ARTICLE THIRTY-ONE OF THIS CHAPTER. THE TREASUR-12 ER SHALL PRESCRIBE THE FORM OF THE RETURN, THE INFORMATION WHICH IT 13 SHALL CONTAIN, AND THE DOCUMENTATION THAT SHALL ACCOMPANY THE RETURN. 14 15 SUCH FORM SHALL BE IDENTICAL TO THE REAL ESTATE TRANSFER TAX RETURN REQUIRED TO BE FILED PURSUANT TO SECTION FOURTEEN HUNDRED NINE OF THIS 16 17 CHAPTER, EXCEPT THAT THE TREASURER SHALL ADAPT THE FORM TO REFLECT THE PROVISIONS IN THIS ARTICLE THAT ARE INCONSISTENT, DIFFERENT FROM, OR IN 18 19 ADDITION TO THE PROVISIONS OF ARTICLE THIRTY-ONE OF THIS CHAPTER. THE 20 REAL ESTATE TRANSFER TAX RETURNS REQUIRED TO BE FILED PURSUANT TO THIS SECTION SHALL BE PRESERVED FOR THREE YEARS AND THEREAFTER UNTIL SUCH 21 TREASURER OR RECORDING OFFICER ORDERS THEM TO BE DESTROYED. 22

23 RECORDING OFFICER SHALL NOT RECORD AN INSTRUMENT EFFECTING A 3. THECONVEYANCE UNLESS THE RETURN REQUIRED BY THIS SECTION HAS BEEN FILED AND 24 25 THE TAX IMPOSED PURSUANT TO THIS ARTICLE SHALL HAVE BEEN PAID AS 26 REQUIRED IN THIS SECTION.

27 1449-DDDDDD. LIABILITY FOR TAX. 1. THE TAX SHALL BE PAID BY THE S 28 BUYER. IF THE BUYER HAS FAILED TO PAY THE TAX IMPOSED PURSUANT TO THIS 29 ARTICLE OR IF THE BUYER IS EXEMPT FROM SUCH TAX, THE SELLER SHALL HAVE THE DUTY TO PAY THE TAX. WHERE THE SELLER HAS THE DUTY TO PAY THE TAX 30 BECAUSE THE BUYER HAS FAILED TO PAY THE TAX, SUCH TAX SHALL BE THE JOINT 31 32 AND SEVERAL LIABILITY OF THE BUYER AND THE SELLER.

33 2. FOR THE PURPOSE OF THE PROPER ADMINISTRATION OF THIS ARTICLE AND TO PREVENT EVASION OF THE TAX HEREBY IMPOSED, IT SHALL BE PRESUMED THAT ALL 34 CONVEYANCES ARE SUBJECT TO THE TAX. WHERE THE CONSIDERATION INCLUDES 35 PROPERTY OTHER THAN MONEY, IT SHALL BE PRESUMED THAT THE CONSIDERATION 36 37 IS THE FAIR MARKET VALUE OF THE REAL PROPERTY OR INTEREST THEREIN. THESE 38 PRESUMPTIONS SHALL PREVAIL UNTIL THE CONTRARY IS PROVEN, AND THE BURDEN 39 OF PROVING THE CONTRARY SHALL BE ON THE PERSON LIABLE FOR PAYMENT OF THE 40 TAX.

S 1449-EEEEEE. EXEMPTIONS. 1. THE FOLLOWING SHALL BE EXEMPT FROM 41 THE 42 PAYMENT OF THE TAX:

43 THE STATE OF NEW YORK, OR ANY OF ITS AGENCIES, INSTRUMENTALITIES, (A) 44 POLITICAL SUBDIVISIONS, OR PUBLIC CORPORATIONS (INCLUDING A PUBLIC 45 CORPORATION CREATED PURSUANT TO AN AGREEMENT OR COMPACT WITH ANOTHER 46 STATE OR THE DOMINION OF CANADA); AND

47 (B) THE UNITED NATIONS, THE UNITED STATES OF AMERICA OR ANY OF ITS 48 AGENCIES OR INSTRUMENTALITIES. 49

2. THE TAX SHALL NOT APPLY TO ANY OF THE FOLLOWING CONVEYANCES:

50 CONVEYANCES TO THE UNITED NATIONS, THE UNITED STATES OF AMERICA, (A) 51 THE STATE OF NEW YORK, OR ANY OF THEIR INSTRUMENTALITIES, AGENCIES OR POLITICAL SUBDIVISIONS OR ANY PUBLIC CORPORATION (INCLUDING A PUBLIC 52 CORPORATION CREATED PURSUANT TO AGREEMENT OR COMPACT WITH ANOTHER STATE 53 54 OR THE DOMINION OF CANADA);

55 (B) CONVEYANCES WHICH ARE OR WERE USED TO SECURE A DEBT OR OTHER OBLI-56 GATION;

CONVEYANCES WHICH, WITHOUT ADDITIONAL CONSIDERATION, CONFIRM, 1 (C) 2 CORRECT, MODIFY OR SUPPLEMENT A DEED PREVIOUSLY RECORDED; 3 (D) CONVEYANCES OF REAL PROPERTY WITHOUT CONSIDERATION AND OTHERWISE 4 THAN IN CONNECTION WITH A SALE, INCLUDING DEEDS CONVEYING REALTY AS BONA 5 FIDE GIFTS; 6 (E) CONVEYANCES GIVEN IN CONNECTION WITH A TAX SALE; 7 (F) CONVEYANCES TO EFFECTUATE A MERE CHANGE OF IDENTITY OR FORM OF 8 OWNERSHIP OR ORGANIZATION WHERE THERE IS NO CHANGE IN BENEFICIAL OWNER-9 SHIP, OTHER THAN CONVEYANCES TO A COOPERATIVE HOUSING CORPORATION OF THE 10 REAL PROPERTY COMPRISING THE COOPERATIVE DWELLING OR DWELLINGS; (G) CONVEYANCES WHICH CONSIST OF A DEED OF PARTITION; 11 (H) CONVEYANCES GIVEN PURSUANT TO THE FEDERAL BANKRUPTCY ACT; 12 (I) CONVEYANCES OF REAL PROPERTY WHICH CONSIST OF THE EXECUTION OF A 13 14 CONTRACT TO SELL REAL PROPERTY WITHOUT THE USE OR OCCUPANCY OF SUCH 15 PROPERTY OR THE GRANTING OF AN OPTION TO PURCHASE REAL PROPERTY WITHOUT THE USE OR OCCUPANCY OF SUCH PROPERTY; 16 17 (J) CONVEYANCES OF REAL PROPERTY, WHERE THE ENTIRE PARCEL OF REAL PROPERTY TO BE CONVEYED IS THE SUBJECT OF ONE OR MORE OF THE FOLLOWING 18 19 DEVELOPMENT RESTRICTIONS: (1) AGRICULTURAL, CONSERVATION, SCENIC, OR OPEN SPACE EASEMENT, 20 21 (2) COVENANTS OR RESTRICTIONS PROHIBITING DEVELOPMENT WHERE THE PROP-22 ERTY BEING CONVEYED HAS HAD ITS DEVELOPMENT RIGHTS PERMANENTLY REMOVED, 23 (3) A PURCHASE OF DEVELOPMENT RIGHTS AGREEMENT WHERE THE PROPERTY 24 BEING CONVEYED HAS HAD ITS DEVELOPMENT RIGHTS PERMANENTLY REMOVED, 25 TRANSFER OF DEVELOPMENT RIGHTS AGREEMENT, WHERE THE PROPERTY (4) A 26 BEING CONVEYED HAS HAD ITS DEVELOPMENT RIGHTS PERMANENTLY REMOVED, OR 27 (5) REAL PROPERTY SUBJECT TO ANY LOCALLY ADOPTED LAND PRESERVATION 28 AGREEMENT; PROVIDED THAT THE MUNICIPAL LEGISLATIVE BODY EXEMPTS FROM THE TAX THOSE CONVEYANCES SUBJECT TO SUCH DEVELOPMENT RESTRICTION IN THE 29 LOCAL LAW ADOPTED PURSUANT TO THIS ARTICLE; 30 (K) CONVEYANCES OF REAL PROPERTY, WHERE THE PROPERTY IS PREDOMINANTLY 31 32 VIABLE AGRICULTURAL LAND AS DEFINED IN SUBDIVISION SEVEN OF SECTION THREE HUNDRED ONE OF THE AGRICULTURE AND MARKETS LAW, AND THE 33 ENTIRE 34 PROPERTY TO BE CONVEYED IS TO BE MADE SUBJECT TO ONE OF THE DEVELOPMENT RESTRICTIONS PROVIDED FOR IN PARAGRAPH (J) OF THIS SUBDIVISION; PROVIDED 35 THAT SUCH DEVELOPMENT RESTRICTION PRECLUDES THE CONVERSION OF THE PROP-36 37 ERTY TO A NON-AGRICULTURAL USE FOR AT LEAST EIGHT YEARS FROM THE DATE OF 38 TRANSFER, AND THAT SAID DEVELOPMENT RESTRICTION IS EVIDENCED BY AN EASE-39 MENT, AGREEMENT, OR OTHER SUITABLE INSTRUMENT WHICH IS TO BE CONVEYED TO 40 THE MUNICIPALITY SIMULTANEOUSLY WITH THE CONVEYANCE OF THE REAL PROPER-41 TY; OR (L) CONVEYANCES OF REAL PROPERTY FOR OPEN SPACE, PARKS, OR HISTORIC 42 43 PRESERVATION PURPOSES TO ANY NOT-FOR-PROFIT TAX EXEMPT CORPORATION OPER-44 ATED FOR CONSERVATION, ENVIRONMENTAL, PARKS OR HISTORIC PRESERVATION 45 PURPOSES. 3. AN EXEMPTION FROM THE TAX WHICH IS EQUAL TO THE MEDIAN SALES PRICE 46 47 OF RESIDENTIAL REAL PROPERTY WITHIN THE APPLICABLE COUNTY, AS DETERMINED 48 BY THE OFFICE OF REAL PROPERTY SERVICES PURSUANT TO SECTION FOUR HUNDRED 49 TWENTY-FIVE OF THE REAL PROPERTY TAX LAW, SHALL BE ALLOWED ON THE 50 CONSIDERATION OF THE CONVEYANCE OF IMPROVED OR UNIMPROVED REAL PROPERTY OR AN INTEREST THEREIN. 51 1449-FFFFFF. CREDIT. A BUYER SHALL BE ALLOWED A CREDIT AGAINST THE 52 S TAX DUE ON A CONVEYANCE OF REAL PROPERTY TO THE EXTENT THE TAX WAS PAID 53 54 BY SUCH BUYER ON A PRIOR CREATION OF A LEASEHOLD OF ALL OR A PORTION OF 55 THE SAME REAL PROPERTY OR ON THE GRANTING OF AN OPTION OR CONTRACT TO

PURCHASE ALL OR A PORTION OF THE SAME REAL PROPERTY BY SUCH BUYER. SUCH

CREDIT SHALL BE COMPUTED BY MULTIPLYING THE TAX PAID ON THE CREATION OF 1 2 THE LEASEHOLD OR ON THE GRANTING OF THE OPTION OR CONTRACT BY A FRAC-3 NUMERATOR OF WHICH IS THE VALUE OF THE CONSIDERATION USED TO TION. THE 4 COMPUTE SUCH TAX PAID WHICH IS NOT YET DUE TO SUCH SELLER ON THE DATE OF 5 THE SUBSEQUENT CONVEYANCE (AND WHICH SUCH SELLER WILL NOT BE ENTITLED TO 6 RECEIVE AFTER SUCH DATE), AND THE DENOMINATOR OF WHICH IS THE TOTAL 7 VALUE OF THE CONSIDERATION USED TO COMPUTE SUCH TAX PAID.

8 S 1449-GGGGGGG. COOPERATIVE HOUSING CORPORATION TRANSFERS. 1. NOTWITH-STANDING THE DEFINITION OF "CONTROLLING INTEREST" CONTAINED IN 9 SUBDIVI-10 SION TWO OF SECTION FOURTEEN HUNDRED FORTY-NINE-AAAAAA OF THIS ARTICLE OR ANYTHING TO THE CONTRARY CONTAINED IN SUBDIVISION FIVE OF SECTION 11 FOURTEEN HUNDRED FORTY-NINE-AAAAAA OF THIS ARTICLE, THE TAX IMPOSED 12 PURSUANT TO THIS ARTICLE SHALL APPLY TO (A) THE ORIGINAL CONVEYANCE OF 13 14 SHARES OF STOCK IN A COOPERATIVE HOUSING CORPORATION IN CONNECTION WITH THE GRANT OR TRANSFER OF A PROPRIETARY LEASEHOLD BY THE COOPERATIVE 15 CORPORATION OR COOPERATIVE PLAN SPONSOR, AND (B) THE SUBSEQUENT CONVEY-16 17 ANCE OF SUCH STOCK IN A COOPERATIVE HOUSING CORPORATION IN CONNECTION WITH THE GRANT OR TRANSFER OF A PROPRIETARY LEASEHOLD BY THE OWNER THER-18 19 EOF. WITH RESPECT TO ANY SUCH SUBSEQUENT CONVEYANCE WHERE THE PROPERTY 20 IS AN INDIVIDUAL RESIDENTIAL UNIT, THE CONSIDERATION FOR THE INTEREST 21 CONVEYED SHALL EXCLUDE THE VALUE OF ANY LIENS ON CERTIFICATES OF STOCK OR OTHER EVIDENCES OF AN OWNERSHIP INTEREST IN AND A PROPRIETARY 22 LEASE FROM A CORPORATION OR PARTNERSHIP FORMED FOR THE PURPOSE OF COOPERATIVE 23 OWNERSHIP OF RESIDENTIAL INTEREST IN REAL ESTATE REMAINING THEREON AT 24 25 THE TIME OF CONVEYANCE. IN DETERMINING THE TAX ON A CONVEYANCE DESCRIBED PARAGRAPH (A) OF THIS SUBDIVISION, A CREDIT SHALL BE ALLOWED FOR A 26 IN PROPORTIONATE PART OF THE AMOUNT OF ANY TAX PAID UPON THE CONVEYANCE TO 27 THE COOPERATIVE HOUSING CORPORATION OF THE REAL PROPERTY COMPRISING THE 28 29 COOPERATIVE DWELLING OR DWELLINGS TO THE EXTENT THAT SUCH CONVEYANCE 30 EFFECTUATED A MERE CHANGE OF IDENTITY OR FORM OF OWNERSHIP OF SUCH PROP-ERTY AND NOT A CHANGE IN THE BENEFICIAL OWNERSHIP OF SUCH PROPERTY. THE 31 32 AMOUNT OF THE CREDIT SHALL BE DETERMINED BY MULTIPLYING THE AMOUNT OF 33 TAX PAID UPON THE CONVEYANCE TO THE COOPERATIVE HOUSING CORPORATION BY A PERCENTAGE REPRESENTING THE EXTENT TO WHICH SUCH CONVEYANCE EFFECTUATED 34 35 A MERE CHANGE OF IDENTITY OR FORM OF OWNERSHIP AND NOT A CHANGE IN THE 36 BENEFICIAL OWNERSHIP OF SUCH PROPERTY, AND THEN MULTIPLYING THE RESULT-ING PRODUCT BY A FRACTION, THE NUMERATOR OF WHICH SHALL BE THE NUMBER OF 37 38 SHARES OF STOCK CONVEYED IN A TRANSACTION DESCRIBED IN PARAGRAPH (A) OF THIS SUBDIVISION, AND THE DENOMINATOR OF WHICH SHALL BE THE TOTAL NUMBER 39 40 OF SHARES OF STOCK OF THE COOPERATIVE HOUSING CORPORATION (INCLUDING ANY STOCK HELD BY THE CORPORATION). IN NO EVENT, HOWEVER, SHALL SUCH CREDIT 41 REDUCE THE TAX, ON A CONVEYANCE DESCRIBED IN PARAGRAPH (A) OF 42 THIS 43 SUBDIVISION, BELOW ZERO, NOR SHALL ANY SUCH CREDIT BE ALLOWED FOR A TAX 44 PAID MORE THAN TWENTY-FOUR MONTHS PRIOR TO THE DATE ON WHICH OCCURS THE 45 FIRST IN A SERIES OF CONVEYANCES OF SHARES OF STOCK IN AN OFFERING OF COOPERATIVE HOUSING CORPORATION SHARES DESCRIBED IN PARAGRAPH (A) 46 OF 47 THIS SUBDIVISION.

48 2. EVERY COOPERATIVE HOUSING CORPORATION SHALL BE REQUIRED TO FILE AN 49 INFORMATION RETURN WITH THE TREASURER BY JULY FIFTEENTH OF EACH YEAR 50 THE PRECEDING PERIOD OF JANUARY FIRST THROUGH JUNE THIRTIETH COVERING AND BY JANUARY FIFTEENTH OF EACH YEAR COVERING THE PRECEDING PERIOD OF 51 JULY FIRST THROUGH DECEMBER THIRTY-FIRST. THE RETURN SHALL CONTAIN SUCH 52 INFORMATION REGARDING THE CONVEYANCE OF SHARES OF STOCK IN THE COOPER-53 54 ATIVE HOUSING CORPORATION AS THE TREASURER MAY DEEM NECESSARY, INCLUD-55 ING, BUT NOT LIMITED TO, THE NAMES, ADDRESSES AND EMPLOYEE IDENTIFICA-56 TION NUMBERS OR SOCIAL SECURITY NUMBERS OF THE SELLER AND THE BUYER, THE

2 3 DESIGNATION OF AGENTS. THE TREASURER IS AUTHORIZED TO S 1449-нннннн. 4 DESIGNATE THE RECORDING OFFICER TO ACT AS HIS OR HER AGENT FOR PURPOSES 5 COLLECTING THE TAX AUTHORIZED BY THIS ARTICLE. THE TREASURER SHALL OF 6 PROVIDE FOR THE MANNER IN WHICH SUCH PERSON MAY BE DESIGNATED AS HIS OR 7 HER AGENT SUBJECT TO SUCH TERMS AND CONDITIONS AS THE TREASURER SHALL 8 PRESCRIBE. THE TAX SHALL BE PAID TO SUCH AGENT AS PROVIDED IN SECTION 9 FOURTEEN HUNDRED FORTY-NINE-CCCCCC OF THIS ARTICLE.

10 1449-IIIIII. LIABILITY OF RECORDING OFFICER. A RECORDING OFFICER S 11 SHALL NOT BE LIABLE FOR ANY INACCURACY IN THE AMOUNT OF TAX IMPOSED THIS ARTICLE THAT HE OR SHE SHALL COLLECT SO LONG AS HE OR 12 PURSUANT ТΟ SHE SHALL COMPUTE AND COLLECT SUCH TAX ON THE AMOUNT OF CONSIDERATION OR 13 14 THE VALUE OF THE INTEREST CONVEYED AS SUCH AMOUNTS ARE PROVIDED TO HIM 15 OR HER BY THE PERSON PAYING THE TAX.

16 S 1449-JJJJJJJ. REFUNDS. WHENEVER THE TREASURER SHALL DETERMINE THAT 17 ANY MONEYS RECEIVED UNDER THE PROVISIONS OF THE LOCAL LAW ENACTED PURSU-18 ANT TO THIS ARTICLE WERE PAID IN ERROR, HE OR SHE MAY CAUSE SUCH MONEYS 19 TO BE REFUNDED PURSUANT TO SUCH REQUIREMENTS HE OR SHE MAY PRESCRIBE, 20 PROVIDED THAT ANY APPLICATION FOR SUCH REFUND IS FILED WITH THE TREASUR-21 ER WITHIN TWO YEARS FROM THE DATE THE ERRONEOUS PAYMENT WAS MADE.

S 1449-KKKKKK. DEPOSIT AND DISPOSITION OF REVENUE. 1. 22 ALL TAXES, PENALTIES AND INTEREST IMPOSED BY THE MUNICIPALITY UNDER THE AUTHORITY 23 24 OF SECTION FOURTEEN HUNDRED FORTY-NINE-BBBBBB OF THIS ARTICLE, WHICH ARE 25 COLLECTED BY THE TREASURER OR HIS OR HER AGENTS, SHALL BE DEPOSITED IN A 26 SINGLE TRUST FUND FOR THE MUNICIPALITY AND SHALL BE KEPT IN TRUST AND 27 SEPARATE AND APART FROM ALL OTHER MONIES IN POSSESSION OF THE TREASURER. 28 SUCH FUND SHALL BE DEPOSITED AND SECURED IN THE MANNER MONEYS IN 29 PROVIDED BY SECTION TEN OF THE GENERAL MUNICIPAL LAW. PENDING EXPENDI-TURE FROM SUCH FUND, MONEYS THEREIN MAY BE INVESTED IN THE MANNER 30 PROVIDED IN SECTION ELEVEN OF THE GENERAL MUNICIPAL LAW. ANY 31 INTEREST 32 EARNED OR CAPITAL GAIN REALIZED ON THE MONEYS SO DEPOSITED OR INVESTED 33 SHALL ACCRUE TO AND BECOME PART OF SUCH FUND.

2. THE TREASURER SHALL RETAIN SUCH AMOUNT AS HE OR SHE MAY DETERMINE 34 35 TO BE NECESSARY FOR REFUNDS WITH RESPECT TO THE TAX IMPOSED BY THE MUNI-UNDER THE AUTHORITY OF SECTION 36 CIPALITY, FOURTEEN HUNDRED FORTY-NINE-BBBBBB OF THIS ARTICLE, OUT OF WHICH THE TREASURER SHALL PAY 37 38 REFUNDS OF SUCH TAXES TO THOSE SUBJECT TO THE TAXES ENTITLED TO A ANY 39 REFUND PURSUANT TO THE PROVISIONS OF THIS ARTICLE.

40 3. THE TREASURER, AFTER RESERVING SUCH REFUNDS, SHALL ON OR BEFORE THE TWELFTH DAY OF EACH MONTH PAY TO THE MUNICIPALITY THE TAXES, PENALTIES 41 42 INTEREST IMPOSED BY THE MUNICIPALITY UNDER THE AUTHORITY OF SECTION AND 43 FOURTEEN HUNDRED FORTY-NINE-BBBBBB OF THIS ARTICLE, COLLECTED BY THE TREASURER PURSUANT TO THIS ARTICLE DURING THE NEXT PRECEDING CALENDAR 44 45 MONTH. THE AMOUNT SO PAYABLE SHALL BE CERTIFIED TO THE MUNICIPAL LEGIS-LATIVE BODY BY THE TREASURER, WHO SHALL NOT BE HELD LIABLE FOR ANY INAC-46 47 IN SUCH CERTIFICATION. PROVIDED, HOWEVER, ANY SUCH CERTIFICATION CURACY 48 MAY BE BASED ON SUCH INFORMATION AS MAY BE AVAILABLE TO THE TREASURER AT 49 THE TIME SUCH CERTIFICATION MUST BE MADE UNDER THIS SECTION. WHERE THE 50 AMOUNT SO PAID OVER TO THE MUNICIPALITY IN ANY SUCH DISTRIBUTION IS MORE 51 OR LESS THAN THE AMOUNT DUE TO THE MUNICIPALITY, THE AMOUNT OF THE OVER-PAYMENT OR UNDERPAYMENT SHALL BE CERTIFIED TO THE MUNICIPAL LEGISLATIVE 52 53 BODY BY THE TREASURER, WHO SHALL NOT BE HELD LIABLE FOR ANY INACCURACY 54 IN SUCH CERTIFICATION. THE AMOUNT OF THE OVERPAYMENT OR UNDERPAYMENT 55 SHALL BE SO CERTIFIED TO THE MUNICIPAL LEGISLATIVE BODY AS SOON AFTER 56 THE DISCOVERY OF THE OVERPAYMENT OR UNDERPAYMENT AS REASONABLY POSSIBLE 1 AND SUBSEQUENT PAYMENTS AND DISTRIBUTIONS BY THE TREASURER TO SUCH MUNI-2 CIPALITY SHALL BE ADJUSTED BY SUBTRACTING THE AMOUNT OF ANY SUCH OVER-3 PAYMENT FROM OR BY ADDING THE AMOUNT OF ANY SUCH UNDERPAYMENT TO SUCH 4 NUMBER OF SUBSEQUENT PAYMENTS AND DISTRIBUTIONS AS THE TREASURER AND THE 5 MUNICIPAL LEGISLATIVE BODY SHALL CONSIDER REASONABLE IN VIEW OF THE 6 OVERPAYMENT OR UNDERPAYMENT AND ALL OTHER FACTS AND CIRCUMSTANCES.

7 4. ALL MONIES RECEIVED FROM THE TREASURER SHALL BE DEPOSITED IN THE 8 FUND OF THE MUNICIPALITY, PURSUANT TO SECTION TWO HUNDRED FORTY-EIGHT OF 9 THE GENERAL MUNICIPAL LAW.

10 1449-LLLLLL. JUDICIAL REVIEW. 1. ANY FINAL DETERMINATION OF THE S 11 ANY AMOUNT OF TAX PAYABLE UNDER SECTION FOURTEEN HUNDRED 12 FORTY-NINE-CCCCCC OF THIS ARTICLE SHALL BE REVIEWABLE FOR ERROR, ILLE-GALITY OR UNCONSTITUTIONALITY OR ANY OTHER REASON WHATSOEVER BY A 13 14 PROCEEDING UNDER ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND 15 RULES IF APPLICATION THEREFOR IS MADE TO THE SUPREME COURT WITHIN FOUR MONTHS AFTER THE GIVING OF THE NOTICE OF SUCH FINAL DETERMINATION, 16 PROVIDED, HOWEVER, THAT ANY SUCH PROCEEDING UNDER ARTICLE SEVENTY-EIGHT 17 18 THE CIVIL PRACTICE LAW AND RULES SHALL NOT BE INSTITUTED UNLESS (A) OF 19 THE AMOUNT OF ANY TAX SOUGHT TO BE REVIEWED, WITH SUCH INTEREST AND 20 PENALTIES THEREON AS MAY BE PROVIDED FOR BY LOCAL LAW SHALL BE FIRST 21 DEPOSITED AND THERE IS FILED AN UNDERTAKING, ISSUED BY A SURETY COMPANY 22 AUTHORIZED TO TRANSACT BUSINESS IN THIS STATE AND APPROVED BY THE STATE SUPERINTENDENT OF INSURANCE AS TO SOLVENCY AND RESPONSIBILITY, IN SUCH 23 24 AMOUNT AS A JUSTICE OF THE SUPREME COURT SHALL APPROVE TO THE EFFECT 25 THAT IF SUCH PROCEEDING BE DISMISSED OR THE TAX CONFIRMED THE PETITIONER 26 WILL PAY ALL COSTS AND CHARGES WHICH MAY ACCRUE IN THE PROSECUTION OF SUCH PROCEEDING OR (B) AT THE OPTION OF THE PETITIONER, SUCH UNDERTAKING 27 28 IN A SUM SUFFICIENT TO COVER THE TAXES, INTEREST AND PENALTIES MAY BE29 STATED IN SUCH DETERMINATION, PLUS THE COSTS AND CHARGES WHICH MAY ACCRUE AGAINST IT IN THE PROSECUTION OF THE PROCEEDING, IN WHICH EVENT 30 THE PETITIONER SHALL NOT BE REQUIRED TO PAY SUCH TAXES, INTEREST OR 31 32 PENALTIES AS A CONDITION PRECEDENT TO THE APPLICATION.

33 WHERE ANY TAX IMPOSED HEREUNDER SHALL HAVE BEEN ERRONEOUSLY, ILLE-2. 34 GALLY OR UNCONSTITUTIONALLY ASSESSED OR COLLECTED AND APPLICATION FOR 35 THE REFUND OR REVISION THEREOF DULY MADE TO THE PROPER FISCAL OFFICER OR OFFICERS, AND SUCH OFFICER OR OFFICERS SHALL HAVE MADE A DETERMINATION 36 37 DENYING SUCH REFUND OR REVISION, SUCH DETERMINATION SHALL BE REVIEWABLE A PROCEEDING UNDER ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW 38 ΒY 39 AND RULES; PROVIDED, HOWEVER, THAT (A) SUCH PROCEEDING IS INSTITUTED 40 WITHIN FOUR MONTHS AFTER THE GIVING OF THE NOTICE OF SUCH DENIAL, AND (B) A FINAL DETERMINATION OF TAX DUE WAS NOT PREVIOUSLY MADE, AND (C) AN 41 UNDERTAKING IS FILED WITH THE PROPER FISCAL OFFICER OR OFFICERS IN SUCH 42 43 AMOUNT AND WITH SUCH SURETIES AS A JUSTICE OF THE SUPREME COURT SHALL 44 APPROVE TO THE EFFECT THAT IF SUCH PROCEEDING BE DISMISSED OR THE TAX 45 CONFIRMED, THE PETITIONER WILL PAY ALL COSTS AND CHARGES WHICH MAY ACCRUE IN THE PROSECUTION OF SUCH PROCEEDING. 46

S 1449-MMMMMMM. APPORTIONMENT. A LOCAL LAW ADOPTED BY ANY MUNICIPALITY
PURSUANT TO THIS ARTICLE SHALL PROVIDE FOR A METHOD OF APPORTIONMENT FOR
DETERMINING THE AMOUNT OF TAX DUE WHENEVER THE REAL PROPERTY OR INTEREST
THEREIN IS SITUATED WITHIN AND WITHOUT THE MUNICIPALITY.

51 S 1449-NNNNNN. MISCELLANEOUS. A LOCAL LAW ADOPTED BY ANY MUNICIPALITY 52 PURSUANT TO THIS ARTICLE MAY CONTAIN SUCH OTHER PROVISIONS AS THE MUNI-53 CIPALITY DEEMS NECESSARY FOR THE PROPER ADMINISTRATION OF THE TAX 54 IMPOSED PURSUANT TO THIS ARTICLE, INCLUDING PROVISIONS CONCERNING THE 55 DETERMINATION OF TAX, THE IMPOSITION OF INTEREST ON UNDERPAYMENTS AND 56 OVERPAYMENTS AND THE IMPOSITION OF CIVIL PENALTIES. SUCH PROVISIONS 1 SHALL BE IDENTICAL TO THE CORRESPONDING PROVISIONS OF THE REAL ESTATE 2 TRANSFER TAX IMPOSED BY ARTICLE THIRTY-ONE OF THIS CHAPTER, SO FAR AS 3 SUCH PROVISIONS CAN BE MADE APPLICABLE TO THE FEE IMPOSED PURSUANT TO 4 THIS ARTICLE.

5 1449-000000. RETURNS TO BE SECRET. 1. EXCEPT IN ACCORDANCE WITH S 6 PROPER JUDICIAL ORDER OR AS OTHERWISE PROVIDED BY LAW, IT SHALL BE 7 UNLAWFUL FOR THE TREASURER OR ANY OFFICER OR EMPLOYEE OF THE MUNICI-8 PALITY, INCLUDING ANY PERSON ENGAGED OR RETAINED ON AN INDEPENDENT CONTRACT BASIS, TO DIVULGE OR MAKE KNOWN IN ANY MANNER THE PARTICULARS 9 10 SET FORTH OR DISCLOSED IN ANY RETURN REQUIRED UNDER A LOCAL LAW ENACTED PURSUANT TO THIS ARTICLE; PROVIDED, HOWEVER, THAT NOTHING IN THIS 11 12 SECTION SHALL PROHIBIT THE RECORDING OFFICER FROM MAKING A NOTATION ON INSTRUMENT EFFECTING A CONVEYANCE INDICATING THE AMOUNT OF TAX PAID. 13 AN 14 NO RECORDED INSTRUMENT EFFECTING A CONVEYANCE SHALL BE CONSIDERED A 15 RETURN FOR PURPOSES OF THIS SECTION.

16 THE OFFICERS CHARGED WITH THE CUSTODY OF SUCH RETURNS SHALL NOT BE 2. 17 REQUIRED TO PRODUCE ANY OF THEM OR EVIDENCE OF ANYTHING CONTAINED IN IN ANY ACTION OR PROCEEDING IN ANY COURT, EXCEPT ON BEHALF OF THE 18 THEM 19 MUNICIPALITY IN ANY ACTION OR PROCEEDING INVOLVING THE COLLECTION OF A 20 TAX DUE UNDER A LOCAL LAW ENACTED PURSUANT TO THIS ARTICLE TO WHICH SUCH 21 MUNICIPALITY IS A PARTY, OR A CLAIMANT, OR ON BEHALF OF ANY PARTY TO ANY 22 ACTION OR PROCEEDING UNDER THE PROVISIONS OF A LOCAL LAW ENACTED PURSU-ANT TO THIS ARTICLE WHEN THE RETURNS OR FACTS SHOWN THEREBY ARE DIRECTLY 23 INVOLVED IN SUCH ACTION OR PROCEEDING, IN ANY OF WHICH EVENTS THE COURT 24 25 MAY REQUIRE THE PRODUCTION OF, AND MAY ADMIT IN EVIDENCE, SO MUCH OF 26 SUCH RETURNS OR OF THE FACTS SHOWN THEREBY, AS ARE PERTINENT ΤO THE ACTION OR PROCEEDING AND NO MORE. 27

28 3. NOTHING IN THIS SECTION SHALL BE CONSTRUED TO PROHIBIT THE DELIVERY 29 TO A SELLER OR BUYER OF AN INSTRUMENT EFFECTING A CONVEYANCE OR THE DULY AUTHORIZED REPRESENTATIVE OF A SELLER OR BUYER OF A CERTIFIED COPY OF 30 ANY RETURN FILED IN CONNECTION WITH SUCH INSTRUMENT OR TO PROHIBIT THE 31 32 PUBLICATION OF STATISTICS SO CLASSIFIED AS TO PREVENT THE IDENTIFICATION PARTICULAR RETURNS AND THE ITEMS THEREOF, OR THE INSPECTION BY THE 33 OF LEGAL REPRESENTATIVES OF SUCH MUNICIPALITY OF THE RETURN OF ANYONE 34 35 SUBJECT TO THE TAX WHO SHALL BRING ACTION TO SET ASIDE OR REVIEW THE TAX BASED THEREON. 36

37 S 4. Severability. If any provision of this act or the application 38 thereof shall for any reason be adjudged by any court of competent 39 jurisdiction to be invalid, such judgment shall not affect, impair or 40 invalidate this act, but shall be confined in its operation to the 41 provision thereof directly involved in the controversy in which such 42 judgment shall have been rendered.

43 S 5. This act shall take effect immediately.