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2013-2014 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 9, 2013

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Real Property Taxation

AN ACT to amend the real property tax law, in relation to a cooperative real property tax administration system

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

Section 1. The real property tax law is amended by adding a new arti-1 2 cle 17 to read as follows: 3 ARTICLE 17 4 COOPERATIVE REAL PROPERTY TAX ADMINISTRATION SYSTEM TITLE 1. IMPLEMENTATION OF ARTICLE. 5 б 2. ASSESSMENT ADMINISTRATION. 7 3. ALLOCATION OF TAXES AMONG CLASSES OF REAL PROPERTY. 8 4. MISCELLANEOUS PROVISIONS. 9 TITLE 1 10 IMPLEMENTATION OF ARTICLE SECTION 1710. DEFINITIONS. 11 12 1711. ADOPTION OF ARTICLE. 13 1712. APPLICABILITY; SCOPE OF ARTICLE. 14 1713. COUNTY REVALUATION COMMISSION. 15 S 1710. DEFINITIONS. AS USED IN THIS ARTICLE: 1. "CLASS" OR "CLASS OF REAL PROPERTY" MEANS ANY OF THE CLASSES 16 17 DEFINED IN SUBDIVISION ONE OF SECTION SEVENTEEN HUNDRED THIRTY OF THIS 18 ARTICLE. 2. "SEGMENT" MEANS THAT PART OF A SPLIT TAX DISTRICT THAT IS 19 LOCATED WITHIN A COUNTY WHICH HAS ADOPTED THE PROVISIONS OF THIS ARTICLE OR 20 (A) 21 (B) WITHIN A CITY OR TOWN OUTSIDE OF SUCH COUNTY. 22 3. "SPLIT TAX DISTRICT" MEANS A SCHOOL DISTRICT OR A VILLAGE LOCATED 23 PARTLY WITHIN AND PARTLY WITHOUT A COUNTY WHICH HAS ADOPTED THE PROVISIONS OF THIS ARTICLE. 24 EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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4. "TAX" MEANS A CHARGE IMPOSED UPON REAL PROPERTY BY OR ON BEHALF OF A COUNTY, CITY, TOWN, VILLAGE, OR SCHOOL DISTRICT FOR MUNICIPAL OR SCHOOL DISTRICT PURPOSES, INCLUDING A SPECIAL AD VALOREM LEVY IMPOSED ON BEHALF OF ANY OTHER SPECIAL DISTRICT, BUT DOES NOT INCLUDE A SPECIAL SASSESSMENT.

1711. ADOPTION OF ARTICLE. 1. THE COUNTY LEGISLATURE OF ANY COUNTY 6 S MAY ADOPT A LOCAL LAW, WITHOUT REFERENDUM, TO PROVIDE THAT THE REAL 7 PROPERTY TAXES WITHIN THE CITIES, TOWNS, AND VILLAGES THEREIN SHALL BE 8 ADMINISTERED IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE. A COPY 9 10 SUCH LOCAL LAW SHALL BE FILED WITH THE CHIEF EXECUTIVE OFFICER OF OF EACH ASSESSING UNIT THEREIN AND WITH THE COMMISSIONER WITHIN THIRTY DAYS 11 12 OF THE ADOPTION THEREOF.

2. EACH ASSESSING UNIT WITHIN SUCH COUNTY SHALL ADOPT AN ASSESSMENT 13 14 ROLL WITH FULL VALUE ASSESSMENTS THEREON. THESE FULL VALUE ASSESSMENTS 15 SHALL BE ENTERED ON THE FIRST FINAL ASSESSMENT ROLL TO BE COMPLETED ON OR AFTER AUGUST FIRST OF THE THIRD CALENDAR YEAR FOLLOWING THE ADOPTION 16 17 OF A LOCAL LAW PURSUANT TO SUBDIVISION ONE OF THIS SECTION. VALUATION DATA ARE TO BE PROVIDED TO EACH ASSESSING UNIT BY THE COUNTY AS PART OF 18 19 THE COUNTY-WIDE REVALUATION PROGRAM TO ENABLE EACH ASSESSING UNIT WITHIN 20 THE COUNTY TO TIMELY ADOPT A FULL VALUE ASSESSMENT ROLL AS REQUIRED BY 21 THIS ARTICLE.

22 EACH ASSESSING UNIT WITHIN THE COUNTY SHALL CONDUCT AN UPDATE OF 3. ASSESSMENTS EVERY FIVE YEARS PURSUANT TO THE PROVISIONS OF SECTION 23 24 SEVENTEEN HUNDRED TWENTY OF THIS ARTICLE. VALUATION DATA ARE TO BE 25 SHARED WITH THE COUNTY AND WITH OTHER ASSESSING UNITS WITHIN THE COUNTY. 26 S 1712. APPLICABILITY; SCOPE OF ARTICLE. 1. THE PROVISIONS OF THIS 27 ARTICLE SHALL APPLY TO A COUNTY WHICH ENACTS A LOCAL LAW PURSUANT TO 28 SECTION SEVENTEEN HUNDRED ELEVEN OF THIS TITLE AND TO EACH MUNICIPAL 29 CORPORATION WHICH IS WHOLLY CONTAINED THEREIN.

2. NOTWITHSTANDING THE PROVISIONS OF ARTICLE TWENTY OF THIS CHAPTER,
TO THE EXTENT THAT ANY PROVISION OF THIS ARTICLE MAY CONFLICT WITH
ANOTHER PROVISION OF THIS CHAPTER OR ANY OTHER LAW PERTAINING TO REAL
PROPERTY TAX ADMINISTRATION, THE PROVISIONS OF THIS ARTICLE SHALL
CONTROL.

35 3. THE PROVISIONS OF ARTICLE NINETEEN OF THIS CHAPTER ARE NOT APPLICA-36 BLE TO A COUNTY WHICH HAS ADOPTED A LOCAL LAW PURSUANT TO SECTION SEVEN-37 TEEN HUNDRED ELEVEN OF THIS TITLE AND EACH MUNICIPAL CORPORATION WHICH 38 IS WHOLLY CONTAINED THEREIN.

S 1713. COUNTY REVALUATION COMMISSION. 1. ESTABLISHMENT. THE LOCAL LAW ADOPTED PURSUANT TO SECTION SEVENTEEN HUNDRED ELEVEN OF THIS TITLE SHALL INCLUDE PROVISIONS ESTABLISHING A COUNTY REVALUATION COMMISSION WHICH SHALL OVERSEE A COUNTY-WIDE REVALUATION TO BE COMPLETED AT THE EXPENSE OF THE COUNTY.

44 2. MEMBERSHIP. (A) THE COUNTY REVALUATION COMMISSION SHALL CONSIST OF 45 AT LEAST FIVE MEMBERS, APPOINTED BY EITHER THE COUNTY EXECUTIVE, SUBJECT THE CONFIRMATION OF THE COUNTY GOVERNING BODY, OR THE COUNTY GOVERN-46 TO 47 ING BODY, IF THE COUNTY HAS NOT ELECTED A COUNTY EXECUTIVE. THERE MAY BE 48 AS MANY MEMBERS OF THE COMMISSION AS THERE ARE ASSESSING UNITS WITHIN COUNTY PLUS FIVE; PROVIDED, HOWEVER, THAT EACH ASSESSING UNIT NEED 49 THE 50 NOT BE REPRESENTED ON THE COMMISSION, NOR NEED ASSESSING UNITS BE 51 REPRESENTED IN EQUAL NUMBER, IF THE LOCAL LAW DOES NOT SO PROVIDE. THECOMMISSION SHALL MEET AT LEAST ONCE IN EACH CALENDAR MONTH UNTIL A COUN-52 TY-WIDE REVALUATION IS COMPLETED. 53

54 (B) NO MEMBER OF THE COMMISSION SHALL BE AN EMPLOYEE OR ELECTED OFFI-55 CIAL OF THE COUNTY.

(C) EACH MEMBER OF THE COMMISSION SHALL TAKE AN OATH OF OFFICE PRIOR 1 2 TO SERVICE AS A MEMBER. 3 (D) THE APPOINTING AUTHORITY SHALL DESIGNATE ONE OF THE MEMBERS OF THE 4 COMMISSION TO SERVE AS CHAIRPERSON. THE COMMISSION SHALL CHOOSE FROM 5 AMONG ITS MEMBERS ALL SUCH OTHER OFFICERS THE COMMISSION DEEMS NECES-6 SARY, INCLUDING A SECRETARY TO PROVIDE FOR PUBLIC NOTICE OF THE TIME AND 7 PLACE OF EACH MEETING AND TO KEEP FULL AND ACCURATE RECORDS OF EACH 8 MEETING. 9 3. POWERS AND DUTIES. (A) THE COUNTY REVALUATION COMMISSION SHALL HAVE 10 FULL AUTHORITY TO TAKE ALL NECESSARY STEPS FOR IMPLEMENTATION OF THE 11 COUNTY-WIDE REVALUATION; PROVIDED, HOWEVER, THAT THE COMMISSION SHALL HAVE NO AUTHORITY TO REVIEW THE VALUATION OR EXEMPT STATUS OF ANY INDI-12 VIDUAL PARCEL AS ESTABLISHED BY AN ASSESSOR OR BOARD OF ASSESSMENT 13 14 REVIEW IN THE COUNTY. 15 (B) THE COMMISSION MAY APPOINT A STAFF OR CONTRACT FOR TECHNICAL 16 SERVICES TO PERFORM SUCH DUTIES AS ARE NECESSARY TO ENABLE MEMBERS TO 17 PROPERLY AND EFFICIENTLY CARRY OUT THE PROVISIONS OF THIS ARTICLE, SUBJECT TO BUDGETARY APPROPRIATIONS. NOTHING IN THIS SUBDIVISION SHALL 18 19 BE CONSTRUED TO PREVENT A COUNTY FROM ASSIGNING EXISTING COUNTY PERSON-20 NEL TO ASSIST THE COMMISSION IN LIEU OF ADDITIONAL BUDGETARY APPROPRI-21 ATIONS. 22 4. CESSATION. THE COUNTY REVALUATION COMMISSION SHALL CEASE TO EXIST 23 UPON COMPLETION OF THE COUNTY-WIDE REVALUATION. 24 TITLE 2 25 ASSESSMENT ADMINISTRATION 26 SECTION 1720. STANDARD OF ASSESSMENT; VALUATION DATE. 1721. TAXABLE STATUS DATE. 27 1722. REVIEW OF ASSESSMENTS. 28 29 1723. STATE EQUALIZATION RATES. 30 1724. APPORTIONMENT OF TAXES. 1725. REVIEW OF COMPLIANCE BY COUNTY. 31 32 1726. CONDOMINIUM ASSESSMENTS. 33 STANDARD OF ASSESSMENT; VALUATION DATE. 1. ALL REAL PROPERTY S 1720. SUBJECT TO TAXATION IN EACH ASSESSING UNIT TO WHICH THIS ARTICLE APPLIES 34 SHALL BE ASSESSED AT ITS FULL VALUE AS OF THE FIRST DAY OF JANUARY OF 35 YEAR PRECEDING THE YEAR IN WHICH THE INITIAL REVALUATION IS IMPLE-36 THE 37 MENTED, AND AS OF THE FIRST DAY OF JANUARY IN EVERY FIFTH YEAR THEREAFT-38 ER. THE VALUATION DATE SHALL BE IMPRINTED OR OTHERWISE INDICATED AT THE 39 TOP OF EACH PAGE OF EACH VOLUME OF THE ASSESSMENT ROLL. 40 2. AT ANY TIME WITHIN THE FIVE YEAR CYCLE, AN ASSESSOR MAY ADJUST THE ASSESSMENT OF ANY PARCEL IF THE VALUE OF THE PARCEL HAS BEEN SUBSTAN-41 TIALLY AFFECTED BY A CHANGE IN PHYSICAL CONDITION, BY A CHANGE IN STATE 42 OR LOCAL LAND USE REGULATION, OR BY EXTRAORDINARY PHYSICAL CHANGES 43 IN 44 THE AREA IN WHICH THE PROPERTY IS LOCATED. THE ADJUSTED ASSESSMENT SHALL 45 BE COMPUTED AS IF THE CHANGE HAD EXISTED AS OF THE VALUATION DATE OF THE 46 ASSESSING UNIT. 47 TAXABLE STATUS DATE. THE TAXABLE STATUS OF REAL PROPERTY IN S 1721. 48 EACH ASSESSING UNIT TO WHICH THIS ARTICLE APPLIES SHALL BE DETERMINED 49 ANNUALLY ACCORDING TO ITS CONDITION AND OWNERSHIP AS OF THE FIRST OF 50 MARCH, AND THE VALUATION THEREOF SHALL BE DETERMINED AS OF THE PRECEDING JANUARY FIRST, AS PROVIDED IN SECTION SEVENTEEN HUNDRED TWENTY OF THIS 51 THE DATE OF TAXABLE STATUS OF REAL PROPERTY CONTAINED ON ANY 52 TITLE. ASSESSMENT ROLL SHALL BE IMPRINTED OR OTHERWISE INDICATED AT THE TOP OF 53 54 EACH PAGE OF EACH VOLUME OF SUCH ROLL. 55 S 1722. REVIEW OF ASSESSMENTS. 1. ADMINISTRATIVE REVIEW OF ASSESSMENTS SHALL BE AVAILABLE IN ACCORDANCE WITH THE PROVISIONS OF TITLE ONE-A OF 56

THREE OF THIS SECTION.

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2. JUDICIAL REVIEW OF ASSESSMENTS SHALL BE AVAILABLE IN ACCORDANCE 3 4 WITH THE PROVISIONS OF TITLES ONE AND ONE-A OF ARTICLE SEVEN OF THIS 5 CHAPTER, SUBJECT TO THE PROVISIONS OF SUBDIVISION THREE OF THIS SECTION. AN ASSESSMENT MAY BE CHALLENGED ON THE GROUNDS OF INEQUALITY ONLY 6 3. 7 IF (A) THE COUNTY HAS DETERMINED PURSUANT TO SECTION SEVENTEEN HUNDRED TWENTY-FIVE OF THIS TITLE THAT THE ASSESSING UNIT IS NOT IN COMPLIANCE 8 WITH THE REQUIREMENTS OF SECTION SEVENTEEN HUNDRED TWENTY OF THIS TITLE, 9 10 AND SUCH DETERMINATION, IF TIMELY CHALLENGED BY THE ASSESSING UNIT, IS APPEAL, AS PROVIDED FOR IN SECTION SEVENTEEN 11 UPHELD ON HUNDRED 12 TWENTY-FIVE OF THIS TITLE OR (B) THE COMPLAINANT DEMONSTRATES BY CLEAR AND COMPELLING EVIDENCE THAT THE ASSESSING UNIT IS NOT IN COMPLIANCE 13 14 WITH THE REQUIREMENTS OF SUCH SECTION. FOR PURPOSES OF THIS SUBDIVISION, 15 THE TERM "CLEAR AND COMPELLING EVIDENCE" SHALL INCLUDE A STRATIFIED 16 RANDOM SAMPLE COMPLYING WITH THE REQUIREMENTS OF SUBDIVISION THREE OF 17 SECTION SEVEN HUNDRED TWENTY OF THIS CHAPTER, BUT SHALL NOT INCLUDE THE STATE EOUALIZATION RATE OR THE RESIDENTIAL ASSESSMENT RATIO. 18 19 S 1723. STATE EQUALIZATION RATES. STATE EQUALIZATION RATES FOR ASSESS-20 ING UNITS IN A COUNTY WHICH IS SUBJECT TO THE PROVISIONS OF THIS ARTICLE 21 SHALL BE DETERMINED IN THE MANNER SET FORTH IN ARTICLE TWELVE OF THIS 22 CHAPTER, SUBJECT TO THE FOLLOWING: 23 1. MARKET VALUE SURVEYS. THE COMMISSIONER SHALL CONDUCT EACH MARKET VALUE SURVEY WITHIN THE COUNTY BY SAMPLING THE RATIO OF ASSESSMENTS TO 24 25 MARKET VALUES FOR EACH MAJOR TYPE OF TAXABLE REAL PROPERTY IN THE COUN-26 TY. 27 IDENTICAL EQUALIZATION RATES. THE COMMISSIONER SHALL ESTABLISH 2. 28 IDENTICAL EQUALIZATION RATES FOR ALL OF THE ASSESSING UNITS IN THE COUN-29 TY. 3. ADMINISTRATIVE REVIEW. (A) IF AN ASSESSING UNIT IN THE COUNTY FILES 30 A COMPLAINT WITH THE COMMISSIONER AGAINST A TENTATIVE EQUALIZATION RATE, 31 32 IT SHALL SIMULTANEOUSLY, IN ADDITION TO ANY OTHER REQUIREMENT, SERVE A 33 COPY OF ITS COMPLAINT UPON ALL OF THE OTHER ASSESSING UNITS IN THE COUN-34 TY. 35 (B) IF AN ASSESSING UNIT SHOULD WISH TO SUPPORT, OBJECT TO, OR EXPRESS AN OPINION ON A COMPLAINT FILED BY ANOTHER ASSESSING UNIT IN THE COUNTY, 36 37 IT SHALL HAVE THE RIGHT TO FILE WRITTEN STATEMENTS WITH THE COMMISSIONER 38 OR BEFORE THE DATE ON WHICH THE COMPLAINT IS SCHEDULED TO BE HEARD. ON 39 SIMULTANEOUSLY, A COPY OF ANY SUCH STATEMENTS SHALL BE SERVED UPON ALL 40 OF THE OTHER ASSESSING UNITS IN THE COUNTY. (C) ANY CHANGE MADE TO THE TENTATIVE EQUALIZATION RATE AS A RESULT OF 41 ADMINISTRATIVE REVIEW SHALL APPLY TO ALL OF THE ASSESSING UNITS IN 42 THE 43 COUNTY. 44 JUDICIAL REVIEW. IF AN ASSESSING UNIT IN THE COUNTY PETITIONS FOR 4. 45 JUDICIAL REVIEW OF A FINAL EQUALIZATION RATE, A COPY OF ITS PETITION SHALL SIMULTANEOUSLY BE SERVED UPON THE OTHER ASSESSING UNITS IN THE 46 COUNTY. ANY CHANGE MADE TO THE FINAL EQUALIZATION RATE AS A RESULT 47 OF 48 SUCH JUDICIAL REVIEW SHALL APPLY TO ALL OF THE ASSESSING UNITS IN THE 49 COUNTY. 50 S 1724. APPORTIONMENT OF TAXES. 1. WHEN A MUNICIPAL CORPORATION IS 51 WHOLLY CONTAINED WITHIN TWO OR MORE ASSESSING UNITS TO WHICH THIS ARTI-CLE IS APPLICABLE, THE TAXES OF THE MUNICIPAL CORPORATION 52 SHALL BE APPORTIONED BETWEEN OR AMONG SUCH ASSESSING UNITS AS FOLLOWS: 53 54 (A) IF THE MUNICIPAL CORPORATION HAS NOT ADOPTED CLASSIFIED TAX RATES PURSUANT TO TITLE THREE OF THIS ARTICLE, TAXES SHALL BE LEVIED DIRECTLY

55 56 UPON THE TAXABLE ASSESSED VALUATIONS APPEARING ON THE ASSESSMENT ROLLS,

3 (B) IF THE MUNICIPAL CORPORATION HAS ADOPTED CLASSIFIED TAX RATES 4 PURSUANT TO TITLE THREE OF THIS ARTICLE, TAXES SHALL BE ALLOCATED IN THE 5 MANNER PROVIDED THEREIN, SUBJECT TO THE PROVISIONS OF SUBDIVISION THREE 6 OF SECTION SEVENTEEN HUNDRED TWENTY-FIVE OF THIS TITLE.

7 2. WHEN A SPLIT TAX DISTRICT HAS NOT ESTABLISHED CLASSIFIED TAX RATES
8 PURSUANT TO SECTION SEVENTEEN HUNDRED THIRTY-THREE OF THIS ARTICLE, THE
9 TAXES OF THE SPLIT TAX DISTRICT SHALL BE APPORTIONED AS FOLLOWS:

10 (A) THE ASSESSING UNITS IN THE COUNTY TO WHICH THIS ARTICLE APPLIES 11 SHALL BE TREATED COLLECTIVELY AS IF THEY WERE A SINGLE UNIT, AND TAXES 12 SHALL BE APPORTIONED BETWEEN OR AMONG THAT SINGLE UNIT AND ALL OTHER 13 ASSESSING UNITS IN THE MANNER OTHERWISE PROVIDED BY LAW.

(B) WITHIN THE COUNTY TO WHICH THIS ARTICLE APPLIES, TAXES SHALL BE
LEVIED DIRECTLY UPON THE TAXABLE ASSESSED VALUATIONS APPEARING ON THE
ASSESSMENT ROLLS, SUBJECT TO THE PROVISIONS OF SUBDIVISION THREE OF
SECTION SEVENTEEN HUNDRED TWENTY-FIVE OF THIS TITLE.

18 1725. REVIEW OF COMPLIANCE BY COUNTY. 1. SCOPE OF REVIEW. WITHIN S 19 THIRTY DAYS AFTER THE FILING OF A FINAL ASSESSMENT ROLL BY ANY ASSESSING UNIT, THE COUNTY SHALL REVIEW SUCH ROLL TO DETERMINE WHETHER OR NOT THE 20 21 ASSESSING UNIT IS IN COMPLIANCE WITH THE REQUIREMENTS OF SECTION SEVEN-22 TEEN HUNDRED TWENTY OF THIS TITLE. IN CONDUCTING SUCH REVIEW, THE COUNTY SHALL CONSIDER THE OVERALL LEVEL OF ASSESSMENT, THE UNIFORMITY OF 23 ASSESSMENTS, AND THE AMOUNT OF TIME THAT HAS PASSED SINCE THE LAST 24 25 REVALUATION OR UPDATE.

26 2. COMPLIANCE. WHEN THE COUNTY DETERMINES THAT THE ASSESSING UNIT IS 27 IN COMPLIANCE WITH THE REQUIREMENTS OF SECTION SEVENTEEN HUNDRED TWENTY OF THIS TITLE, A PERCENTAGE OF ONE HUNDRED PERCENT SHALL BE USED FOR THE 28 EOUALIZATION OF ASSESSMENTS OF SPECIAL FRANCHISE PROPERTY, ASSESSMENTS 29 TAXABLE STATE LAND, RAILROAD CEILINGS, AND ANY OTHER ASSESSMENT, 30 OF CEILING, EXEMPTION, OR VALUE FOR WHICH ANY STATUTE WOULD OTHERWISE 31 32 REQUIRE APPLICATION OF A STATE EQUALIZATION RATE OR SPECIAL EQUALIZATION 33 RATE.

NON-COMPLIANCE. (A) WHEN THE COUNTY DETERMINES THAT AN ASSESSING 34 3. UNIT IS NOT IN COMPLIANCE WITH THE REQUIREMENTS OF SECTION SEVENTEEN 35 HUNDRED TWENTY OF THIS TITLE, THE COUNTY, AFTER CONSULTING WITH SUCH 36 ASSESSING UNIT, MAY REQUEST THE PUBLIC OFFICIAL HAVING CUSTODY OF 37 THAT 38 ASSESSMENT ROLL OR ANY TAX LEVYING BODY TO TAKE ANY ACTIONS THAT ARE 39 NECESSARY TO PROVIDE FOR AN EQUITABLE APPORTIONMENT OF TAXES LEVIED 40 AGAINST THE ASSESSMENTS APPEARING ON THAT ASSESSMENT ROLL AND MAY REQUEST THAT THE ASSESSOR AND THE ASSESSING UNIT TAKE ANY STEPS NECES-41 SARY TO ENSURE THAT THE NEXT ASSESSMENT ROLL PREPARED IS IN COMPLIANCE 42 43 WITH THE REQUIREMENTS OF SECTION SEVENTEEN HUNDRED TWENTY OF THIS TITLE. 44 IF SUCH ACTIONS CANNOT BE TAKEN PRIOR TO THE EXTENSION OF TAXES FOR THAT 45 FISCAL YEAR, THE TAX LEVYING BODY MAY CAUSE THE LEVY FOR THE ENSUING FISCAL YEAR TO BE ADJUSTED TO ACCOUNT FOR THE IMPROPER APPORTIONMENTS, 46 47 UPON NOTICE TO THE COMMISSIONER.

48 (B) IN THE EVENT THAT THE ASSESSING UNIT DOES NOT AGREE WITH THE COUN-TY'S DETERMINATION OR RECOMMENDED COURSE OF ACTION, SUCH ASSESSING UNIT 49 50 MAY REQUEST FURTHER REVIEW OF THE MATTER BY THE MUNICIPAL COMPLIANCE APPEALS PANEL AUTHORIZED PURSUANT TO SUBDIVISION FOUR OF THIS SECTION. 51 4. MUNICIPAL COMPLIANCE APPEALS PANEL. (A) THE MUNICIPAL COMPLIANCE 52 APPEALS PANEL SHALL ADJUDICATE DISPUTES BETWEEN THE COUNTY AND AN 53 54 ASSESSING UNIT WITHIN THE COUNTY REGARDING COMPLIANCE WITH THE REQUIRE-55 MENTS OF SECTION SEVENTEEN HUNDRED TWENTY OF THIS TITLE.

(B) THE MUNICIPAL COMPLIANCE APPEALS PANEL SHALL BE COMPOSED OF FIVE 1 2 MEMBERS, EACH BEING A RESIDENT OF A DIFFERENT ASSESSING UNIT WITHIN THE 3 COUNTY. SUCH MEMBERS SHALL BE APPOINTED BY EITHER THE COUNTY EXECUTIVE, 4 SUBJECT TO THE CONFIRMATION OF THE COUNTY GOVERNING BODY, OR THE COUNTY 5 GOVERNING BODY, IF THE COUNTY HAS NOT ELECTED A COUNTY EXECUTIVE. EACH 6 OF THE MEMBERS SHALL BE APPOINTED ON THE WRITTEN RECOMMENDATION OF THE 7 EXECUTIVE OFFICER OF THE ASSESSING UNIT BEING REPRESENTED. CHIEF 8 PROVISION SHALL ALSO BE MADE FOR THE APPOINTMENT, IN THE MANNER PROVIDED 9 IN THIS PARAGRAPH, OF ONE ALTERNATE MEMBER TO SERVE IN THE EVENT OF THE 10 RECUSAL OR ABSENCE OF A REGULAR MEMBER OF THE COMPLIANCE APPEALS PANEL.

EACH MEMBER SHALL SERVE A THREE YEAR TERM AND SHALL CONTINUE TO 11 (C) HOLD OFFICE UNTIL HIS OR HER SUCCESSOR IS APPOINTED AND DULY OUALIFIED. 12 MEMBER CHOSEN TO FILL A VACANCY CREATED OTHERWISE THAN BY EXPIRATION 13 А 14 OF A TERM SHALL BE APPOINTED FOR THE UNEXPIRED TERM OF THE MEMBER WHOM 15 ΗE OR SHE IS TO SUCCEED. AN ASSESSING UNIT SHALL NOT BE REPRESENTED ON THE PANEL FOR MORE THAN ONE TERM UNTIL SUCH TIME AS ALL OTHER ASSESSING 16 17 UNITS HAVE BEEN REPRESENTED ON SUCH PANEL.

(D) NO MEMBER OF THE PANEL SHALL BE AN EMPLOYEE OR AN ELECTED OFFICIAL 18 19 THE COUNTY. EACH MEMBER OF THE PANEL SHALL TAKE AN OATH OF OFFICE OF 20 PRIOR TO SERVICE AS A MEMBER. THE APPOINTING AUTHORITY SHALL DESIGNATE 21 ONE OF THE MEMBERS OF THE PANEL TO SERVE AS CHAIRPERSON. THE PANEL SHALL 22 THE POWER AND DUTY TO ADOPT AND AMEND SUITABLE PROCEDURAL RULES HAVE 23 WITH RESPECT TO THE FUNCTIONING OF THE PANEL AND THE SETTING OF TIME LIMITS FOR THE HEARING OF APPEALS, THE RENDERING OF DECISIONS, AND THE 24 25 FILING OF DECISIONS OF THE PANEL WITH THE CLERK OF THE COUNTY AND THE 26 CLERK OF ALL MUNICIPALITIES WITHIN THE COUNTY.

APPEAL TO COMMISSIONER. ANY MUNICIPAL CORPORATION ADVERSELY 27 5. 28 AFFECTED BY ANY ACTION, OR LACK OF ACTION, BY THE COUNTY PURSUANT TΟ THIS SECTION OR ANY DETERMINATION BY THE MUNICIPAL COMPLIANCE APPEALS 29 PANEL MAY SEEK REVIEW BY THE COMMISSIONER IN THE MANNER PROVIDED BY 30 TITLE ONE OF ARTICLE EIGHT OF THIS CHAPTER. 31 SUCH REVIEW MUST BE 32 COMMENCED BY SERVICE OF A COMPLAINT UPON THE COMMISSIONER AND THE COUNTY WITHIN ONE HUNDRED TWENTY DAYS OF THE ACTION OR LACK OF ACTION AT ISSUE. 33 THE STANDARD OF REVIEW BY THE COMMISSIONER SHALL BE WHETHER OR NOT 34 THE 35 ACTION TAKEN RESULTED IN A FAIR AND EQUITABLE APPORTIONMENT OF TAXES. THE COMMISSIONER MAY ISSUE AN ORDER DIRECTING CORRECTIVE ACTION NECES-36 37 SARY FOR THE FAIR AND EQUITABLE APPORTIONMENT OF TAXES. THE COMMISSIONER 38 SHALL PROVIDE BY RULE FOR THE PROCEDURES TO BE FOLLOWED IN THE REVIEW OF 39 COUNTY AND MUNICIPAL COMPLIANCE APPEALS PANEL ACTIONS PURSUANT TO SUBDI-40 VISIONS THREE AND FOUR OF THIS SECTION.

6. CHANGE IN LEVEL OF ASSESSMENT FACTOR. THE COUNTY SHALL ESTABLISH
THE APPROPRIATE CHANGE IN LEVEL OF ASSESSMENT FACTOR, AS DEFINED IN
SECTION TWELVE HUNDRED TWENTY OF THIS CHAPTER, FOR EACH ASSESSING UNIT,
TO THE EXTENT REQUIRED FOR THE COMPUTATION OF ANY EXEMPTION FROM TAXATION.

46 S 1726. CONDOMINIUM ASSESSMENTS. REAL PROPERTY OWNED ON A CONDOMINIUM 47 BASIS AND CLASSIFIED WITHIN CLASS ONE PURSUANT TO SECTION SEVENTEEN 48 HUNDRED THIRTY OF THIS ARTICLE SHALL BE ASSESSED PURSUANT TO THE 49 PROVISIONS OF THIS SECTION.

THE ASSESSOR OF AN ASSESSING UNIT IN WHICH SUCH REAL PROPERTY IS
 LOCATED SHALL COMPUTE AN ASSESSMENT WHICH WOULD BE PLACED ON SUCH PARCEL
 PURSUANT TO THE PROVISIONS OF SECTION FIVE HUNDRED EIGHTY-ONE OF THIS
 CHAPTER AND SECTION THREE HUNDRED THIRTY-NINE-Y OF THE REAL PROPERTY
 LAW, WHICH VALUE SHALL BE KNOWN AS THE RESTRICTED ASSESSED VALUATION.

55 2. THE ASSESSOR OF AN ASSESSING UNIT IN WHICH SUCH REAL PROPERTY IS 56 LOCATED SHALL COMPUTE AN ASSESSMENT WHICH WOULD BE PLACED ON SUCH PARCEL WITHOUT REGARD TO THE RESTRICTIONS FOUND IN SECTION FIVE HUNDRED EIGHT-Y-ONE OF THIS CHAPTER AND SECTION THREE HUNDRED THIRTY-NINE-Y OF THE REAL PROPERTY LAW, WHICH VALUE SHALL BE KNOWN AS THE UNRESTRICTED ASSESSED VALUATION. THE ASSESSOR OF AN ASSESSING UNIT SHALL ENTER THE UNRESTRICTED 3.

5 6 ASSESSED VALUATION ON THE ASSESSMENT ROLL OF SUCH ASSESSING UNIT AND THE 7 RESTRICTED ASSESSED VALUATION IN A SEPARATE COLUMN OF THE ASSESSMENT 8 ROLL OF SUCH ASSESSING UNIT.

9 4. A MUNICIPAL CORPORATION WHICH LEVIES TAXES PURSUANT TO SECTION 10 SEVENTEEN HUNDRED THIRTY-ONE OF THIS ARTICLE SHALL LEVY SUCH TAXES AGAINST THE UNRESTRICTED ASSESSED VALUATION OF SUCH PARCELS FOR TAXES 11 12 IMPOSED BY OR ON BEHALF OF SUCH MUNICIPAL CORPORATION.

5. A MUNICIPAL CORPORATION WHICH DOES NOT LEVY TAXES PURSUANT 13 TΟ 14 SECTION SEVENTEEN HUNDRED THIRTY-ONE OF THIS ARTICLE SHALL LEVY SUCH 15 TAXES AGAINST THE RESTRICTED ASSESSED VALUATION OF SUCH PARCELS FOR 16 TAXES LEVIED BY OR ON BEHALF OF SUCH MUNICIPAL CORPORATION. 17

TITLE 3

ALLOCATION OF TAXES AMONG CLASSES OF REAL PROPERTY

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SECTION 1730. CLASSIFICATION OF REAL PROPERTY. 1731. ADOPTION OF CLASSIFIED TAX RATE SYSTEM.

20 21

1732. ESTABLISHMENT OF CLASS TAX SHARES AND CLASS TAX RATES.

22 23 1733. CLASSIFIED TAX RATES IN SPLIT TAX DISTRICTS. 1734. CORRECTION OF ERRONEOUS ALLOCATIONS.

24 S 1730. CLASSIFICATION OF REAL PROPERTY. 1. THE ASSESSOR OF EACH 25 ASSESSING UNIT SUBJECT TO THE PROVISIONS OF THIS ARTICLE, SHALL CLASSIFY 26 ALL REAL PROPERTY ON EACH ASSESSMENT ROLL AS FOLLOWS:

27 CLASS ONE: ALL ONE, TWO, AND THREE FAMILY RESIDENTIAL REAL PROPERTY, INCLUDING SUCH DWELLINGS USED IN PART FOR NONRESIDENTIAL PURPOSES BUT 28 29 WHICH ARE USED PRIMARILY FOR RESIDENTIAL PURPOSES, EXCEPT SUCH PROPERTY IN COOPERATIVE FORM OF OWNERSHIP, AND ALL OTHER RESIDENTIAL REAL 30 HELD 31 PROPERTY HELD IN CONDOMINIUM FORM OF OWNERSHIP;

32 CLASS TWO: ALL OTHER RESIDENTIAL REAL PROPERTY, EXCEPT HOTELS AND 33 MOTELS AND OTHER SIMILAR COMMERCIAL PROPERTY;

34 CLASS THREE: ALL OTHER REAL PROPERTY WHICH IS NOT DESIGNATED AS CLASS 35 ONE OR CLASS TWO.

2. IN ADDITION TO ANY OTHER REQUIREMENTS OF LAW OR RULE OF THE STATE 36 37 BOARD, THE ASSESSMENT ROLL SHALL CONTAIN A SEPARATE COLUMN FOR THE ENTRY 38 THE CLASS DESIGNATION REQUIRED BY THIS SECTION. THE ASSESSOR SHALL OF ENTER THE APPROPRIATE CLASS DESIGNATION IN THIS COLUMN FOR EACH PARCEL 39 40 LISTED ON THE ASSESSMENT ROLL.

41 3. THE DETERMINATION OF INCLUSION WITHIN A CLASS PURSUANT TO THIS SECTION SHALL BE SUBJECT TO ADMINISTRATIVE AND JUDICIAL REVIEW AS 42 43 PROVIDED BY LAW FOR THE REVIEW OF ASSESSMENTS.

44 1731. ADOPTION OF CLASSIFIED TAX RATE SYSTEM. 1. (A) GENERALLY. A S 45 MUNICIPAL CORPORATION TO WHICH THIS ARTICLE APPLIES MAY ADOPT A LOCAL LAW, WITHOUT REFERENDUM, OR, IN THE CASE OF A SCHOOL DISTRICT, A RESOL-46 47 UTION WITHOUT A PUBLIC HEARING, PROVIDING THAT TAXES OF SUCH MUNICIPAL 48 CORPORATION SHALL BE ALLOCATED AMONG THE REAL PROPERTY CLASSES USING TAX 49 SHARES ADOPTED PURSUANT TO THIS ARTICLE. SUCH LOCAL LAW OR RESOLUTION 50 SHALL BE ADOPTED NO LATER THAN THIRTY DAYS PRIOR TO THE FIRST LEVY OF TAXES TO WHICH IT IS TO APPLY. A COPY OF SUCH LOCAL LAW OR RESOLUTION 51 SHALL BE FILED WITH THE STATE BOARD NO LATER THAN TEN DAYS AFTER THE 52 ADOPTION THEREOF. THEREAFTER, AND UNTIL SUCH TIME AS SUCH LOCAL LAW OR 53 54 RESOLUTION IS RESCINDED AS PROVIDED IN SUBDIVISION TWO OF THIS SECTION, 55 GOVERNING BODY OF SUCH MUNICIPAL CORPORATION SHALL ESTABLISH CLASS THE 56 TAX SHARES FOR EACH CLASS IN THE MUNICIPAL CORPORATION IN THE MANNER

2 ACCORDINGLY. 3 SPECIAL DISTRICTS. WHERE A MUNICIPAL CORPORATION LEVIES A TAX ON (B) 4 BEHALF OF A SPECIAL DISTRICT AND SUCH MUNICIPAL CORPORATION HAS ADOPTED 5 A LOCAL LAW PURSUANT TO THIS SECTION, THE GOVERNING BODY OF SUCH MUNICI-6 PAL CORPORATION SHALL ESTABLISH CLASS TAX SHARES FOR EACH CLASS IN THE 7 SPECIAL DISTRICT IN THE MANNER PRESCRIBED IN SECTION SEVENTEEN HUNDRED 8 THIRTY-TWO OF THIS TITLE AND SHALL ALLOCATE TO EACH CLASS IN THE SPECIAL 9 DISTRICT A SHARE OF SUCH SPECIAL DISTRICT'S TAX EQUAL TO THE CLASS TAX 10 SHARE SO ESTABLISHED.

11 (C) SPLIT TAX DISTRICTS. A SPLIT TAX DISTRICT MAY ADOPT CLASSIFIED TAX 12 RATES IN THE MANNER PROVIDED BY SECTION SEVENTEEN HUNDRED THIRTY-THREE 13 OF THIS TITLE.

14 2. RESCISSION. A GOVERNING BODY OF A MUNICIPAL CORPORATION WHICH HAS ADOPTED THE PROVISIONS OF THIS SECTION MAY BY LOCAL LAW, WITHOUT REFER-15 16 ENDUM, OR, IN THE CASE OF A SCHOOL DISTRICT, BY RESOLUTION WITHOUT A PUBLIC HEARING, ADOPTED NO LATER THAN THE LAST DATE PRESCRIBED BY LAW 17 THE LEVY OF TAXES UPON AN ASSESSMENT ROLL TO WHICH THE CLASSIFIED 18 FOR 19 TAX RATE SYSTEM WOULD OTHERWISE BE APPLICABLE, DETERMINE THAT THE CLAS-SIFIED TAX RATE SYSTEM SHALL NO LONGER APPLY TO ANY SUBSEQUENT LEVIES. A 20 21 COPY THEREOF SHALL BE FILED WITH THE COMMISSIONER NO LATER THAN TEN DAYS 22 AFTER THE ADOPTION THEREOF.

1732. ESTABLISHMENT OF CLASS TAX SHARES AND CLASS TAX RATES. 23 S 1. 24 ANNUAL RESOLUTION. THE GOVERNING BODY OF A MUNICIPAL CORPORATION WHICH 25 HAS ADOPTED THE CLASSIFIED TAX RATE SYSTEM PURSUANT TO SECTION SEVENTEEN 26 HUNDRED THIRTY-ONE OF THIS TITLE SHALL ADOPT A RESOLUTION PRIOR TO OR CONCURRENTLY WITH THE LEVY OF TAXES FOR EACH FISCAL YEAR, SETTING FORTH 27 CLASS ALLOCATION FACTORS, CLASS TAX SHARES, AND CLASS TAX RATES 28 THE ESTABLISHED FOR SUCH LEVY PURSUANT TO THIS SECTION. A COPY OF 29 SUCH RESOLUTION SHALL BE FILED WITH THE COMMISSIONER NO LATER THAN TEN DAYS 30 31 AFTER THE ADOPTION THEREOF.

2. CURRENT PERCENTAGES. PRIOR TO ESTABLISHING THE CLASS ALLOCATION 32 33 GOVERNING BODY OR ITS DESIGNEE SHALL CALCULATE CURRENT FACTORS, THE PERCENTAGES FOR EACH CLASS BY DIVIDING THE TAXABLE ASSESSED VALUE OF THE 34 35 REAL PROPERTY IN THE CLASS IN THE MUNICIPAL CORPORATION BY THE TAXABLE ASSESSED VALUE OF ALL REAL PROPERTY IN THE MUNICIPAL CORPORATION. SUCH 36 37 TAXABLE ASSESSED VALUES SHALL BE DETERMINED ON THE BASIS OF THE FINAL 38 ASSESSMENT ROLL OR ROLLS ON WHICH TAXES ARE TO BE LEVIED.

3. ALLOCATION FACTORS. (A) THE GOVERNING BODY SHALL DETERMINE FOR EACH 39 40 LEVY THE PERCENTAGE OF THE TOTAL TAX LEVY TO BE ALLOCATED TO EACH CLASS, WHICH PERCENTAGES SHALL BE THE CLASS ALLOCATION FACTORS FOR SUCH LEVY. 41 SUCH PERCENTAGES SHALL BE DETERMINED AT THE DISCRETION OF SUCH GOVERNING 42 43 BODY, SUBJECT TO THE FOLLOWING LIMITATIONS:

44 (I) THE CLASS ONE ALLOCATION FACTOR FOR ANY LEVY SHALL NOT BE LESS 45 THAN SEVENTY-FIVE PERCENT NOR GREATER THAN ONE HUNDRED PERCENT OF THE CLASS ONE CURRENT PERCENTAGE. 46

47 (II) THE CLASS TWO ALLOCATION FACTOR FOR ANY LEVY SHALL NOT BELESS THAN SEVENTY-FIVE PERCENT NOR GREATER THAN ONE HUNDRED PERCENT OF THE 48 49 CLASS TWO CURRENT PERCENTAGE.

50 (III) THE CLASS THREE ALLOCATION FACTOR FOR ANY LEVY SHALL NOT BE LESS 51 THAN ONE HUNDRED PERCENT NOR GREATER THAN ONE HUNDRED TWENTY-FIVE PERCENT OF THE CLASS THREE CURRENT PERCENTAGE. 52

53 (B) EACH CLASS ALLOCATION FACTOR SHALL BE STATED AS A PERCENTAGE, 54 EXPRESSED TO FIVE DECIMAL PLACES. THE SUM OF THE CLASS ALLOCATION 55 FACTORS FOR ANY LEVY SHALL BE EXACTLY EQUAL TO ONE HUNDRED PERCENT.

1 4. TAX SHARES. CLASS TAX SHARES SHALL BE DETERMINED FOR EACH CLASS BY 2 MULTIPLYING THE TOTAL AMOUNT OF THE TAX LEVY BY THE CLASS ALLOCATION 3 FACTOR FOR THE CLASS.

4 5. TAX RATES. CLASS TAX RATES SHALL BE DETERMINED FOR EACH CLASS BY 5 DIVIDING EACH CLASS TAX SHARE BY THE TAXABLE ASSESSED VALUE OF THE CLASS 6 IN THE MUNICIPAL CORPORATION.

6. WHERE A MUNICIPAL CORPORATION HAS ADOPTED CLASSIFIED TAX RATES
PURSUANT TO THIS SECTION, AND A TAXPAYER IS GRANTED A REFUND, PURSUANT
TO ARTICLE FIVE OR ARTICLE SEVEN OF THIS CHAPTER, OF SOME OR ALL OF THE
TAXES PAID TO SUCH MUNICIPAL CORPORATION, SUCH REFUND SHALL BE CHARGED
TO THE CLASS OF REAL PROPERTY WHICH INCLUDES THE AFFECTED PARCEL.

S 1733. CLASSIFIED TAX RATES IN SPLIT TAX DISTRICTS. 1. NOTICE OF 12 INTENT. (A) THE GOVERNING BODY OF A SPLIT TAX DISTRICT WHICH INTENDS TO 13 14 ESTABLISH CLASSIFIED TAX RATES SHALL FILE A NOTICE OF INTENT TO ESTAB-15 LISH CLASSIFIED TAX RATES WITH EACH ASSESSOR OF AN ASSESSING UNIT 16 OUTSIDE OF A COUNTY WHICH HAS ADOPTED THE PROVISIONS OF THIS ARTICLE WHO PREPARES AN ASSESSMENT ROLL USED IN WHOLE OR IN PART FOR THE 17 LEVY OF TAXES BY SUCH SPLIT TAX DISTRICT. THE NOTICE SHALL BE FILED WITH EACH 18 19 SUCH ASSESSOR ON OR BEFORE THE TAXABLE STATUS DATE OF THE FIRST ASSESS-20 MENT ROLL TO WHICH CLASSIFIED TAX RATES MAY APPLY. A COPY OF THE NOTICE 21 OF INTENT SHALL ALSO BE FILED WITH THE COUNTY DIRECTOR OF REAL PROPERTY TAX SERVICES OF EACH APPLICABLE COUNTY AND THE COMMISSIONER. 22

(B) THE GOVERNING BODY OF A SPLIT TAX DISTRICT WHICH HAS FILED A 23 24 NOTICE OF INTENT PURSUANT TO THIS SUBDIVISION AND WHICH DOES NOT INTEND 25 ESTABLISH CLASSIFIED TAX RATES MAY CANCEL SUCH NOTICE OF INTENT; TO PROVIDED THAT SUCH CANCELLATION SHALL NOT PROHIBIT A SUBSEQUENT 26 FILING 27 OF THE NOTICE OF INTENT. A COPY OF SUCH CANCELLATION SHALL BE FILED WITH 28 APPROPRIATE ASSESSORS, COUNTY DIRECTOR OF REAL PROPERTY THE TAX 29 SERVICES, AND THE COMMISSIONER.

30 2. CLASSIFICATION OF ASSESSMENT ROLLS; ASSESSOR CERTIFICATION. (A) UPON RECEIVING NOTICE PURSUANT TO SUBDIVISION ONE OF THIS SECTION, EACH 31 32 ASSESSOR OF AN ASSESSING UNIT OUTSIDE OF A COUNTY WHICH HAS ADOPTED THE PROVISIONS OF THIS ARTICLE WHO PREPARES AN ASSESSMENT ROLL USED IN WHOLE 33 IN PART FOR THE LEVY OF THE TAXES BY SUCH SPLIT TAX DISTRICT SHALL 34 OR 35 CLASSIFY EACH PROPERTY LISTED ON SUCH ROLL OR ON THE PART THEREOF APPLI-CABLE TO SUCH SPLIT TAX DISTRICT IN THE MANNER PROVIDED BY SECTION 36 SEVENTEEN HUNDRED THIRTY OF THIS TITLE. SUCH CLASSIFICATION OF INDIVID-37 38 UAL PROPERTIES SHALL BE SUBJECT TO ADMINISTRATIVE AND JUDICIAL REVIEW 39 PURSUANT TO TITLE ONE-A OF ARTICLE FIVE AND TITLE ONE OF ARTICLE SEVEN 40 OF THIS CHAPTER.

(B) UPON COMPLETION AND FILING OF A FINAL ASSESSMENT ROLL CLASSIFIED
PURSUANT TO THIS SUBDIVISION, THE ASSESSOR SHALL CERTIFY TO THE AUTHORITIES OF THE SPLIT TAX DISTRICT THE TOTAL ASSESSED VALUE AND TOTAL TAXABLE ASSESSED VALUE OF THE REAL PROPERTY SUBJECT TO TAXATION FOR PURPOSES
OF THE SCHOOL DISTRICT IN EACH CLASS, AS DETERMINED FROM SUCH ASSESSMENT
ROLL OR PART THEREOF APPLICABLE TO THE SPLIT TAX DISTRICT.

47 (C) THE CLASSIFICATION AND CERTIFICATION REQUIREMENTS OF THIS SUBDIVI-SION SHALL APPLY UNTIL THE GOVERNING BODY OF A SPLIT TAX DISTRICT EITHER 48 CANCELS THE NOTICE OF INTENT TO ESTABLISH CLASSIFIED TAX RATES PURSUANT 49 50 TO SUBDIVISION ONE OF THIS SECTION OR RESCINDS A RESOLUTION ADOPTING THE PROVISIONS OF THIS SECTION PURSUANT TO SUBDIVISION FIVE OF THIS SECTION. 51 3. ADOPTION. (A) THE GOVERNING BODY OF A SPLIT TAX DISTRICT WHICH HAS 52 FILED A NOTICE OF INTENT PURSUANT TO SUBDIVISION ONE OF THIS SECTION MAY 53 54 ADOPT THE PROVISIONS OF THIS SECTION BY RESOLUTION, FOLLOWING A PUBLIC 55 HEARING, AT ANY TIME PRIOR TO THE LEVY OF THE DISTRICT'S TAXES. PRIOR NOTICE OF SUCH HEARING SHALL BE PUBLISHED AT LEAST ONCE IN A NEWSPAPER 56

1 HAVING GENERAL CIRCULATION IN THE SPLIT TAX DISTRICT AND SHALL BE 2 PROVIDED TO THE GOVERNING BODY OF EACH CITY AND TOWN WHICH IS LOCATED 3 WHOLLY OR PARTIALLY WITHIN THE SPLIT TAX DISTRICT AND OUTSIDE THE COUNTY 4 WHICH HAS ADOPTED THE PROVISIONS OF THIS ARTICLE.

5 (B) ADOPTION OF SUCH RESOLUTION SHALL REQUIRE USE OF CLASSIFIED TAX
6 RATES CALCULATED PURSUANT TO SUBDIVISION FOUR OF THIS SECTION FOR ALL
7 SUBSEQUENT TAX LEVIES UNTIL SUCH RESOLUTION IS RESCINDED AS PROVIDED IN
8 SUBDIVISION FIVE OF THIS SECTION.

9 (C) A COPY OF SUCH RESOLUTION SHALL BE FILED WITH THE BODY, OFFICER, 10 OR EMPLOYEE THAT COMPUTES THE TAX RATES, THE COUNTY DIRECTOR OF REAL 11 PROPERTY TAX SERVICES OF EACH APPLICABLE COUNTY, AND THE COMMISSIONER.

4. CALCULATION OF TAX RATES. (A) EOUALIZATION BY CLASS. 12 THETAX AUTHORITIES SHALL DETERMINE FOR EACH CLASS THE TOTAL FULL VALUATION AND 13 14 TOTAL TAXABLE FULL VALUATION OF THE REAL PROPERTY SUBJECT TO TAXATION 15 FOR DISTRICT PURPOSES IN EACH SEGMENT OF THE SPLIT TAX DISTRICT. THE TOTAL FULL VALUATION OF A CLASS IN A SEGMENT SHALL BE COMPUTED BY DIVID-16 ING THE TOTAL ASSESSED VALUE OF THE PROPERTY IN THE CLASS IN THE SEGMENT 17 BY THE APPLICABLE STATE EOUALIZATION RATE OR SPECIAL EOUALIZATION RATE. 18 19 THE TOTAL TAXABLE FULL VALUATION OF A CLASS IN A SEGMENT SHALL BE 20 COMPUTED BY DIVIDING THE TOTAL TAXABLE ASSESSED VALUE OF THE PROPERTY IN 21 THE CLASS IN THE SEGMENT BY THE APPLICABLE STATE EQUALIZATION RATE OR 22 SPECIAL EOUALIZATION RATE.

(B) CLASS CURRENT PERCENTAGES. (I) THE GOVERNING BODY SHALL ESTABLISH
 BY ANNUAL RESOLUTION CLASS CURRENT PERCENTAGES IN THE MANNER PRESCRIBED
 BY THIS SUBDIVISION.

(II) THE AGGREGATE TAXABLE FULL VALUATION OF THE REAL PROPERTY IN EACH
CLASS IN THE TAX DISTRICT SHALL BE DETERMINED BY CALCULATING THE SUM OF
THE TAXABLE FULL VALUATION OF THE REAL PROPERTY IN EACH CLASS IN THE
SEGMENTS IN THE SCHOOL DISTRICT.

(III) THE AGGREGATE TAXABLE FULL VALUATION OF ALL REAL PROPERTY IN THE
 TAX DISTRICT SHALL BE DETERMINED BY CALCULATING THE SUM OF THE TAXABLE
 FULL VALUATION OF ALL REAL PROPERTY IN EACH SEGMENT IN THE SPECIAL
 DISTRICT.

(IV) EACH CLASS CURRENT PERCENTAGE SHALL BE DETERMINED BY DIVIDING THE
AGGREGATE TAXABLE FULL VALUATION OF THE REAL PROPERTY IN THE CLASS IN
THE SPECIAL DISTRICT BY THE AGGREGATE TAXABLE FULL VALUATION OF ALL REAL
PROPERTY IN THE SPLIT TAX DISTRICT. THE QUOTIENT SHALL BE STATED AS A
PERCENTAGE EXPRESSED TO FIVE DECIMAL PLACES. THE SUM OF THE CLASS
CURRENT PERCENTAGES FOR ANY FISCAL YEAR SHALL BE EXACTLY EQUAL TO ONE
HUNDRED PERCENT.

41 (C) CLASS ALLOCATION FACTORS. (I) THE GOVERNING BODY SHALL DETERMINE 42 THE PERCENTAGE OF THE TOTAL TAX LEVY TO BE ALLOCATED TO EACH CLASS, 43 WHICH PERCENTAGES SHALL BE ESTABLISHED BY ANNUAL RESOLUTIONS AS THE 44 CLASS ALLOCATION FACTORS. SUCH PERCENTAGES SHALL BE DETERMINED AT THE 45 DISCRETION OF SUCH GOVERNING BODY, SUBJECT TO THE LIMITATIONS SET FORTH 46 IN THIS SUBDIVISION.

47 (1) THE CLASS ONE ALLOCATION FACTOR SHALL NOT BE LESS THAN
48 SEVENTY-FIVE PERCENT NOR GREATER THAN ONE HUNDRED PERCENT OF THE CLASS
49 ONE CURRENT PERCENTAGE.

50 (2) THE CLASS TWO ALLOCATION FACTOR SHALL NOT BE LESS THAN 51 SEVENTY-FIVE PERCENT NOR GREATER THAN ONE HUNDRED PERCENT OF THE CLASS 52 TWO CURRENT PERCENTAGE.

53 (3) THE CLASS THREE ALLOCATION FACTOR SHALL NOT BE LESS THAN ONE 54 HUNDRED PERCENT NOR GREATER THAN ONE HUNDRED TWENTY-FIVE PERCENT OF THE 55 CLASS THREE CURRENT PERCENTAGE.

1 (II) CLASS ALLOCATION FACTORS SHALL BE STATED AS PERCENTAGES EXPRESSED 2 TO FIVE DECIMAL PLACES. THE SUM OF THE CLASS ALLOCATION FACTORS FOR ANY 3 FISCAL YEAR SHALL BE EXACTLY EQUAL TO ONE HUNDRED PERCENT.

4 (III) THE GOVERNING BODY OF THE SPLIT TAX DISTRICT SHALL CERTIFY THE 5 CLASS ALLOCATION FACTORS TO THE BODY, OFFICER, OR EMPLOYEE THAT COMPUTES 6 THE SPLIT TAX DISTRICT'S TAX RATES.

7 (D) APPORTIONMENT BY CLASS. THE BODY, OFFICER, OR EMPLOYEE THAT 8 COMPUTES THE SPLIT TAX DISTRICT'S TAX RATES SHALL ALLOCATE TO THE CLASS-ES IN THE SPLIT TAX DISTRICT AS A WHOLE, RESPECTIVELY, A SHARE OF THE 9 10 AMOUNT TO BE RAISED EQUAL TO THE APPLICABLE AGGREGATE CLASS ALLOCATION FACTOR. THE AMOUNT TO BE RAISED FROM EACH SUCH CLASS IN THE SPLIT TAX 11 12 DISTRICT AS A WHOLE SHALL THEN BE APPORTIONED SEPARATELY AMONG THE SEGMENTS IN WHICH THE SPLIT TAX DISTRICT IS LOCATED IN PROPORTION TO THE 13 14 PERCENTAGE THAT THE TOTAL FULL VALUATION OF THE CLASS IN EACH SUCH 15 SEGMENT THEREOF BEARS TO THE AGGREGATE TOTAL FULL VALUATION OF THE CLASS IN THE SPLIT TAX DISTRICT AS A WHOLE. THE AMOUNT SO APPORTIONED TO EACH 16 CLASS IN EACH SEGMENT SHALL BE THE AMOUNT TO BE RAISED FROM THAT CLASS 17 IN THAT SEGMENT. 18

19 (E) CLASS TAX RATES. THE BODY, OFFICER, OR EMPLOYEE THAT COMPUTES THE 20 SPLIT TAX DISTRICT'S TAX RATES SHALL COMPUTE A SEPARATE TAX RATE FOR 21 EACH CLASS FOR EACH SEGMENT LOCATED IN THE SPLIT TAX DISTRICT. THE TAX RATE FOR A CLASS IN A SEGMENT SHALL BE COMPUTED BY DIVIDING THE AMOUNT 22 23 TO BE RAISED FROM THE CLASS IN THAT SEGMENT BY THE TOTAL TAXABLE ASSESSED VALUE OF THE REAL PROPERTY IN THE CLASS IN THAT SEGMENT AS 24 25 ENTERED ON THE FINAL ASSESSMENT ROLL USED FOR THE LEVY OF THE SPLIT TAX 26 DISTRICT'S TAXES.

(F) WHERE A SPLIT TAX DISTRICT HAS ADOPTED CLASSIFIED TAX RATES PURSUANT TO THIS SECTION, AND A TAXPAYER IS GRANTED A REFUND, PURSUANT TO
ARTICLE FIVE OR ARTICLE SEVEN OF THIS CHAPTER, OF SOME OR ALL OF THE
TAXES PAID TO SUCH SPLIT TAX DISTRICT, SUCH REFUND SHALL BE CHARGED TO
THE CLASS OF REAL PROPERTY WHICH INCLUDES THE AFFECTED PARCEL.

32 (G) REPORTING. THE GOVERNING BODY OF THE SPLIT TAX DISTRICT SHALL
33 ANNUALLY FILE WITH THE STATE BOARD A COPY OF THE RESOLUTION OR RESOL34 UTIONS ESTABLISHING CLASS CURRENT PERCENTAGES AND CLASS ALLOCATION
35 FACTORS PURSUANT TO THIS SECTION. SUCH RESOLUTION OR RESOLUTIONS SHALL
36 BE FILED NO LATER THAN TEN DAYS AFTER THE ADOPTION THEREOF.

37 5. RESCISSION. THE GOVERNING BODY OF THE SPLIT TAX DISTRICT MAY 38 RESCIND A RESOLUTION ADOPTING THE PROVISIONS OF THIS SECTION, WITHOUT A PUBLIC HEARING, AT ANY TIME PRIOR TO THE LEVY OF TAXES FOR THE FISCAL 39 40 YEAR TO WHICH SUCH RESOLUTION IS APPLICABLE. A COPY OF SUCH RESOLUTION SHALL BE FILED WITH THE BODY, OFFICER, OR EMPLOYEE THAT COMPUTES THE 41 SPLIT TAX DISTRICT'S TAX RATES, EACH ASSESSOR WHO PREPARES AN ASSESSMENT 42 43 ROLL USED IN WHOLE OR IN PART FOR THE LEVY OF THE SPLIT TAX DISTRICT'S TAXES, THE COUNTY DIRECTOR OF REAL PROPERTY TAX SERVICES OF EACH APPLI-44 45 CABLE COUNTY, AND THE COMMISSIONER.

S 1734. CORRECTION OF ERRONEOUS ALLOCATIONS. UPON ITS OWN MOTION, OR 46 47 AT THE DIRECTION OF THE COMMISSIONER, A GOVERNING BODY WHICH HAS MADE A MATHEMATICAL ERROR IN ALLOCATING TAXES FOR A TAX LEVY FOR A FISCAL YEAR 48 49 SHALL REDETERMINE THE AMOUNT OF TAXES THAT SHOULD HAVE BEEN ALLOCATED TO 50 EACH CLASS FOR THAT LEVY. IF SUCH REDETERMINATION CANNOT BE MADE PRIOR TO THE EXTENSION OF TAXES FOR THAT FISCAL YEAR, THE GOVERNING BODY SHALL 51 CAUSE THE LEVY FOR THE ENSUING FISCAL YEAR TO BE ADJUSTED TO ACCOUNT FOR 52 THE IMPROPER APPORTIONMENT WHICH RESULTED FROM THE ERROR, UPON NOTICE TO 53 54 THE STATE BOARD. 55

TITLE 4 MISCELLANEOUS PROVISIONS

3

SECTION 1740. TRANSITIONAL EXEMPTION.

1741. STATE ASSISTANCE.

1742. EXPANDED SENIOR CITIZENS' EXEMPTION.

3	1742. EXPANDED SENIOR CHILZENS' EXEMPTION.
4	1743. RULES AND REGULATIONS.
5	1744. SPECIAL PARTIAL EXEMPTION.
6	1745. JUDICIAL OR OTHER REVIEW.
7	S 1740. TRANSITIONAL EXEMPTION. 1. THE EFFECTIVE INCREASE IN ASSESSED
8	VALUE OF ANY PARCEL OCCURRING IN THE FIRST YEAR OF THE IMPLEMENTATION OF
9	THIS ARTICLE SHALL BE EXEMPT FROM TAXATION FOR A PERIOD OF FOUR YEARS,
10	ACCORDING TO THE FOLLOWING SCHEDULE:
11	YEAR OF EXEMPTION PERCENTAGE OF EXEMPTION
12	1 80
13	2 60
$14 \\ 15$	3 4 20
16	2. THE ASSESSOR OF EACH ASSESSING UNIT SHALL DETERMINE, FOR EACH
17	PARCEL, THE EFFECTIVE INCREASE IN ASSESSED VALUE OCCURRING IN THE FIRST
18	YEAR OF THE IMPLEMENTATION OF THIS ARTICLE AS FOLLOWS:
19	(A) THE ASSESSOR SHALL DETERMINE THE ANTICIPATED CHANGE IN LEVEL OF
20	ASSESSMENT ON THE BASIS OF THE DATA USED TO PREPARE THE NOTICES REQUIRED
21	BY SECTION FIVE HUNDRED ELEVEN OF THIS CHAPTER.
22	(B) THE TOTAL ASSESSED VALUE OF EACH PARCEL IN THE YEAR PRECEDING THE
23	FIRST YEAR OF THE IMPLEMENTATION OF THIS ARTICLE SHALL BE MULTIPLIED BY
24	THE ANTICIPATED CHANGE IN LEVEL OF ASSESSMENT.
25	(C) IF THE TOTAL ASSESSED VALUE OF ANY PARCEL IN THE FIRST YEAR OF THE
26	IMPLEMENTATION OF THIS ARTICLE EXCEEDS THE RESULT DETERMINED FOR THE
27	PARCEL IN PARAGRAPH (B) OF THIS SUBDIVISION, AFTER ACCOUNTING FOR ANY
28	PHYSICAL AND QUANTITY CHANGES, THE EXCESS SHALL BE CONSIDERED THE EFFEC-
29	TIVE INCREASE IN ASSESSED VALUE OF THE PARCEL, AND THE PARCEL SHALL BE
30 31 32	EXEMPT FROM TAXATION TO THE EXTENT PROVIDED IN SUBDIVISION ONE OF THIS SECTION. (D) UPON THE FILING OF THE ASSESSOR'S REPORT, THE STATE BOARD SHALL
33	DETERMINE WHETHER THE ACTUAL CHANGE IN LEVEL OF ASSESSMENT DIFFERS FROM
34	THE ANTICIPATED CHANGE IN LEVEL OF ASSESSMENT BY MORE THAN FIVE PERCENT.
35	IF THE STATE BOARD DETERMINES THAT SUCH DIFFERENCE EXCEEDS FIVE PERCENT,
36	IT SHALL SO NOTIFY THE ASSESSOR. THE ASSESSOR SHALL THEREUPON RECOMPUTE
37	THE EFFECTIVE INCREASE IN ASSESSED VALUE OF EACH PARCEL USING THE ACTUAL
38	CHANGE IN LEVEL OF ASSESSMENT DETERMINED BY THE COMMISSIONER, AND SHALL
39	RECOMPUTE THE EXEMPTION TO TAKE INTO ACCOUNT THE RECALCULATED EFFECTIVE
40	INCREASE IN ASSESSED VALUE. SUCH RECOMPUTATION SHALL BE REQUIRED
41	NOTWITHSTANDING THE FACT THAT THE ASSESSOR RECEIVES THE CERTIFICATION
42	AFTER THE COMPLETION, VERIFICATION, AND FILING OF THE FINAL ASSESSMENT
43	ROLL. IF THE ASSESSOR DOES NOT HAVE CUSTODY OF THE ROLL WHEN SUCH
44	CERTIFICATION IS RECEIVED, THE ASSESSOR SHALL CERTIFY THE RECOMPUTED
45	EXEMPTION TO THE LOCAL OFFICERS HAVING CUSTODY AND CONTROL OF THE ROLL,
46 47	AND SUCH LOCAL OFFICERS ARE HEREBY DIRECTED AND AUTHORIZED TO ENTER THE RECOMPUTED EXEMPTION CERTIFIED BY THE ASSESSOR ON THE ROLL.
48	3. FOR PURPOSES OF SUBDIVISIONS FOUR AND FIVE OF THIS SECTION, THE

49 TERM "ADJUSTED TAXABLE ASSESSED VALUE" SHALL MEAN THE ASSESSED VALUE 50 ACTUALLY SUBJECT TO TAXATION FOR MUNICIPAL PURPOSES PLUS THE AMOUNT OF ASSESSED VALUE PARTIALLY EXEMPT FROM TAXATION PURSUANT TO THIS SECTION. 51 52

4. WHEN A MUNICIPAL CORPORATION, OTHER THAN A SPLIT TAX DISTRICT, IS 53 WHOLLY CONTAINED WITHIN TWO OR MORE ASSESSING UNITS TO WHICH THIS ARTI-54 CLE IS APPLICABLE, THE TAXES OF THE MUNICIPAL CORPORATION SHALL BE 1 APPORTIONED BETWEEN OR AMONG SUCH ASSESSING UNITS AS PROVIDED IN THIS 2 SUBDIVISION DURING THE FOUR YEAR TRANSITION PERIOD DURING WHICH THE 3 PROVISIONS OF THIS SECTION ARE IN FORCE, NOTWITHSTANDING THE PROVISIONS 4 OF SECTION SEVENTEEN HUNDRED TWENTY-FOUR OF THIS ARTICLE.

5 (A) IF THE MUNICIPAL CORPORATION HAS NOT ADOPTED CLASSIFIED TAX RATES 6 PURSUANT TO TITLE THREE OF THIS ARTICLE, TAXES SHALL BE APPORTIONED 7 BETWEEN OR AMONG THE ASSESSING UNITS ON THE BASIS OF THE ADJUSTED TAXA-8 BLE ASSESSED VALUE IN EACH ASSESSING UNIT.

9 (B) IF THE MUNICIPAL CORPORATION HAS ADOPTED CLASSIFIED TAX RATES 10 PURSUANT TO TITLE THREE OF THIS ARTICLE, TAXES SHALL BE ALLOCATED IN THE 11 MANNER PROVIDED IN SECTION SEVENTEEN HUNDRED THIRTY-TWO OF THIS ARTICLE, 12 SUBJECT TO THE FOLLOWING:

(I) THE CURRENT PERCENTAGES FOR EACH CLASS SHALL BE DETERMINED ON THE
BASIS OF THE ADJUSTED TAXABLE ASSESSED VALUE, RATHER THAN THE TAXABLE
ASSESSED VALUE, OF THE CLASS AND OF ALL REAL PROPERTY IN THE MUNICIPAL
CORPORATION.

17 (II) THE TAXES THAT ARE TO BE APPORTIONED TO EACH CLASS SHALL BE FURTHER APPORTIONED BETWEEN OR AMONG THE ASSESSING UNITS ON THE BASIS OF 18 19 THE ADJUSTED TAXABLE ASSESSED VALUE OF THE CLASS IN EACH ASSESSING UNIT. 20 5. THE TAXES OF A SPLIT TAX DISTRICT SHALL BE APPORTIONED AS PROVIDED 21 IN THIS SUBDIVISION DURING THE FOUR YEAR TRANSITION PERIOD DURING WHICH 22 PROVISIONS OF THIS SECTION ARE IN FORCE, NOTWITHSTANDING THE THE PROVISIONS OF SECTION SEVENTEEN HUNDRED TWENTY-FOUR OF THIS ARTICLE. 23

24 (A) IF THE SPLIT TAX DISTRICT HAS ESTABLISHED CLASSIFIED TAX RATES 25 PURSUANT TO SECTION SEVENTEEN HUNDRED THIRTY-THREE OF THIS ARTICLE, TAXES SHALL BE ALLOCATED IN THE MANNER PROVIDED IN SUBDIVISION FOUR OF 26 27 SUCH SECTION, EXCEPT THAT THE TOTAL TAXABLE FULL VALUATION OF A CLASS IN 28 SEGMENT SHALL BE DETERMINED BY DIVIDING THE ADJUSTED TAXABLE ASSESSED Α 29 VALUE, RATHER THAN THE TOTAL TAXABLE ASSESSED VALUE, OF EACH CLASS OF THE CLASS IN THE SEGMENT BY APPLICABLE STATE EQUALIZATION RATE OR 30 31 SPECIAL EOUALIZATION RATE.

(B) IF THE SPLIT TAX DISTRICT HAS NOT ESTABLISHED CLASSIFIED TAX RATES
 PURSUANT TO SECTION SEVENTEEN HUNDRED THIRTY-FOUR OF THIS ARTICLE, TAXES
 SHALL BE ALLOCATED AS FOLLOWS:

(I) THE ASSESSING UNITS IN THE COUNTY TO WHICH THIS ARTICLE APPLIES
SHALL BE TREATED COLLECTIVELY AS IF THEY WERE A SINGLE UNIT, AND TAXES
SHALL BE APPORTIONED BETWEEN OR AMONG THAT SINGLE UNIT AND ALL OTHER
ASSESSING UNITS IN THE MANNER OTHERWISE PROVIDED BY LAW, EXCEPT THAT THE
ADJUSTED TAXABLE ASSESSED VALUE SHALL BE USED TO APPORTION TAXES TO THE
ASSESSING UNITS IN THE COUNTY TO WHICH THIS ARTICLE APPLIES.

41 (II) WITHIN THE COUNTY TO WHICH THIS ARTICLE APPLIES, TAXES SHALL BE 42 APPORTIONED BETWEEN OR AMONG THE ASSESSING UNITS ON THE BASIS OF THE 43 ADJUSTED TAXABLE ASSESSED VALUE IN EACH ASSESSING UNIT.

44 S 1741. STATE ASSISTANCE. STATE ASSISTANCE SHALL BE PAYABLE IN A ONE-TIME PAYMENT OF UP TO TEN DOLLARS PER PARCEL TO A COUNTY WHICH IMPLE-45 MENTS THE PROVISIONS OF THIS ARTICLE. UPON COMPLETION OF THE FIRST 46 47 ASSESSMENT ROLL PRODUCED PURSUANT TO THIS ARTICLE, THE COUNTY MAY APPLY TO THE STATE BOARD FOR SUCH STATE ASSISTANCE. NO COUNTY WHICH HAS IMPLE-48 49 MENTED THE PROVISIONS OF THIS ARTICLE OR ANY ASSESSING UNIT LOCATED 50 WITHIN SUCH A COUNTY MAY QUALIFY FOR ADDITIONAL STATE AID PURSUANT TO 51 SUBDIVISION THREE OF SECTION FIFTEEN HUNDRED SEVENTY-THREE OF THIS CHAP-TER. 52

53 S 1742. EXPANDED SENIOR CITIZENS' EXEMPTION. 1. A MUNICIPAL CORPO-54 RATION WHICH IS WHOLLY OR PARTLY CONTAINED IN A COUNTY WHICH HAS ADOPTED 55 THE PROVISIONS OF THIS ARTICLE MAY INCREASE THE MAXIMUM INCOME ELIGIBIL-56 ITY LEVEL FOR PURPOSES OF THE SENIOR CITIZENS' EXEMPTION AUTHORIZED BY

SECTION FOUR HUNDRED SIXTY-SEVEN OF THIS CHAPTER IN THE 1 MANNER 2 PRESCRIBED BY THIS SECTION. 3 2. IF THE PER CAPITA INCOME IN SUCH COUNTY, AS REPORTED IN THE LATEST 4 FEDERAL DECENNIAL CENSUS, EXCEEDS THE MEDIAN PER CAPITA INCOME OF THE 5 STATE AS A WHOLE, AS REPORTED IN SUCH CENSUS, THE MAXIMUM INCOME ELIGI-6 BILITY LEVEL ESTABLISHED BY SUBDIVISION THREE OF SUCH SECTION FOUR 7 HUNDRED SIXTY-SEVEN (REFERRED TO IN SUCH STATUTE AS "M") MAY BE 8 INCREASED PROPORTIONATELY, AS FOLLOWS:

9 (A) DIVIDE THE PER CAPITA INCOME IN SUCH COUNTY BY THE MEDIAN PER 10 CAPITA INCOME OF THE STATE AS A WHOLE;

11 (B) MULTIPLY "M" BY THE QUOTIENT; AND

12 (C) ROUND THE RESULT TO THE NEAREST MULTIPLE OF FIVE HUNDRED DOLLARS. 13 THE RESULT SHALL BE DEEMED TO BE THE "M" APPLICABLE IN SUCH COUNTY.

3. IF THE MEDIAN PER CAPITA INCOME IN SUCH COUNTY, AS REPORTED IN THE
LATEST FEDERAL DECENNIAL CENSUS, DOES NOT EXCEED THE MEDIAN PER CAPITA
INCOME OF THE STATE AS A WHOLE, AS REPORTED IN SUCH CENSUS, THE MAXIMUM
INCOME ELIGIBILITY LEVEL ESTABLISHED BY SUBDIVISION THREE OF SUCH
SECTION FOUR HUNDRED SIXTY-SEVEN MAY NOT BE INCREASED PURSUANT TO THIS
SECTION.

20 S 1743. RULES AND REGULATIONS. THE COMMISSIONER SHALL PRESCRIBE SUCH 21 RULES AND REGULATIONS AS MAY BE NECESSARY TO IMPLEMENT THE PROVISIONS OF 22 THIS ARTICLE.

S 1744. SPECIAL PARTIAL EXEMPTION. A MUNICIPAL CORPORATION WHICH IS
WHOLLY OR PARTLY CONTAINED IN A COUNTY WHICH HAS ADOPTED THE PROVISIONS
OF THIS ARTICLE PURSUANT TO SECTION SEVENTEEN HUNDRED ELEVEN OF THIS
ARTICLE SHALL ALLOW AN EXEMPTION ON CLASS ONE, TWO AND THREE PROPERTY,
AS DEFINED BY SECTION SEVENTEEN HUNDRED THIRTY OF THIS ARTICLE. SUCH
EXEMPTION SHALL BE THIRTY PERCENT OF THE PROPERTY'S ASSESSED VALUE, UP
TO THIRTY-FIVE THOUSAND DOLLARS.

S 1745. JUDICIAL OR OTHER REVIEW. NOTWITHSTANDING ANY INCONSISTENT
PROVISION OF LAW, THE ASSESSMENT OF A PARCEL OF PROPERTY CLASSIFIED
SUBJECT TO THE PROVISIONS OF THIS ARTICLE MAY BE REVIEWED A MAXIMUM OF
TWO TIMES COLLECTIVELY IN ACCORDANCE WITH THE PROVISIONS OF TITLE ONE OR
ONE-A OF ARTICLE SEVEN OF THIS CHAPTER WITHIN THE FIVE YEAR CYCLE.
S 2. This act shall take effect immediately.