3947--A

2013-2014 Regular Sessions

IN ASSEMBLY

January 30, 2013

- Introduced by M. of A. DenDEKKER -- read once and referred to the Committee on Real Property Taxation -- recommitted to the Committee on Real Property Taxation in accordance with Assembly Rule 3, sec. 2 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the real property tax law and the administrative code of the city of New York, in relation to classifying properties held in condominium and cooperative form for assessment purposes as class one-a properties; and to amend the general municipal law and the education law, in relation to establishing limitations upon school district and local government tax levies in the city of New York

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

Section 1. Subdivision 1 of section 1802 of the real property tax law, as separately amended by chapters 123 and 529 of the laws of 1990, paragraph class one as amended by chapter 332 of the laws of 2008, is amended to read as follows:

5 1. All real property, for the purposes of this article, in a special 6 assessing unit shall be classified as follows:

7 Class one: (a) all one, two and three family residential real proper-8 ty, including such dwellings used in part for nonresidential 9 purposes but which are used primarily for residential purposes, 10 except such property held in cooperative or condominium forms of ownership other than (i) property defined in subparagraphs 11 (b) this paragraph and (ii) property which contains no 12 and (c) of more than three dwelling units held in condominium 13 form of ownership and which was classified within this class on a previ-14 15 assessment roll; and provided that, notwithstanding the ous provisions of paragraph (g) of subdivision twelve of section one 16 17 hundred two of this chapter, a mobile home or a trailer shall 18 not be classified within this class unless it is owner-occupied

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

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1 and separately assessed; and (b) residential real property not 2 than three stories in height held in condominium form of more ownership, provided that no dwelling unit therein previously was 4 on an assessment roll as a dwelling unit in other than condominium form of ownership; and (c) residential real property consisting of one family house structures owned by the occupant, б 7 situated on land held in cooperative ownership by owner occupi-8 ers, provided that; (i) such house structures and land consti-9 tuted bungalow colonies in existence prior to nineteen hundred 10 forty; and (ii) the land is held in cooperative ownership for 11 the sole purpose of maintaining one family residences for and (d) all vacant land located within a 12 members own use; special assessing unit which is a city (i) other than such 13 land the borough of Manhattan, provided that any such vacant land 14 in 15 which is not zoned residential must be situated immediately 16 adjacent to property improved with a residential structure as 17 defined in subparagraphs (a) and (b) of this paragraph, be owned by the same owner as such immediately adjacent residential prop-18 19 erty immediately prior to and since January 1, 1989, and have a total area not exceeding 10,000 square feet; and (ii) located in 20 21 the borough of Manhattan north of or adjacent to the north side 22 of 110th street provided such vacant land was classified within 23 this class on the assessment roll with a taxable status date of January 5, 2008 and the owner of such land has entered 24 into а 25 recorded agreement with a governmental entity on or before 26 December 31, 2008 requiring construction of housing affordable 27 persons or families of low income in accordance with the to provisions of the private housing finance law. Notwithstanding 28 29 the foregoing, such vacant land shall be classified according to 30 use on the assessment roll with a taxable status date immeits 31 diately following commencement of construction, provided further, that construction pursuant to an approved plan for 32 33 affordable housing shall commence no later than December 31, 2010; and (e) all vacant land located within a special assessing 34 35 which is not a city, provided that such vacant land which unit 36 is not zoned residential must be situated immediately adjacent 37 to real property defined in subparagraph (a), (b) or (c) of this 38 paragraph and be owned by the same person or persons who own the 39 real property defined in such subparagraph immediately prior to 40 and since January 1, 2003; CLASS ONE-A: ALL OTHER RESIDENTIAL REAL PROPERTY HELD IN CONDOMINIUM 41 42 OR COOPERATIVE FORM OF OWNERSHIP WHICH IS NOT DESIGNATED AS 43 CLASS ONE; 44 Class two: all other residential real property which is not designated 45 as class one OR CLASS ONE-A, except hotels and motels and other 46 similar commercial property; 47 utility real property and property subject to former Class three: 48 section four hundred seventy of this chapter; 49 Class four: all other real property which is not designated as class 50 one, CLASS ONE-A, class two, or class three. Subdivision 1, paragraph (c) of subdivision 2 and subdivision 4 51 2. of section 307-a of the real property tax law, as added by section 1 of 52 part G of chapter 63 of the laws of 2003, are amended to read as 53 54 follows:

55 1. Generally. Notwithstanding any provision of any general, special 56 or local law to the contrary, any city with a population of one million

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4 section eighteen hundred two of this chapter, excluding vacant land.
5 (c) "Net real property tax" means the real property tax assessed on A
6 class one OR CLASS ONE-A property after deduction for any exemption or
7 abatement received pursuant to this chapter.

8 4. Property subject to additional tax. Such surcharge shall be imposed 9 on class one AND CLASS ONE-A property, excluding vacant land, that 10 provides rental income and is not the primary residence of the owner or 11 owners of such class one OR CLASS ONE-A property, or the primary resi-12 dence of the parent or child of such owner or owners.

13 S 3. Paragraph (d) of subdivision 2 of section 425 of the real proper-14 ty tax law, as added by section 1 of part B of chapter 389 of the laws 15 of 1997 and as further amended by subdivision (b) of section 1 of part W 16 of chapter 56 of the laws of 2010, is amended to read as follows:

Equalization adjustment. To account for the variance in the level 17 (d) 18 of assessment among assessing units, the figure determined in paragraph 19 (c) of this subdivision shall be multiplied by an "equalization factor," 20 which shall be the appropriate state equalization rate or special equal-21 ization rate established by the commissioner. Provided, that in the case 22 special assessing unit, (i) the equalization factor for class one of а in each school district portion shall be the class equalization rate for 23 class one in the portion, [and] (ii) THE EQUALIZATION FACTOR FOR CLASS 24 25 ONE-A IN EACH SCHOOL DISTRICT PORTION SHALL BE THE EQUALIZATION RATE FOR THE PORTION, MULTIPLIED BY THE LATEST TAX RATE FOR CLASS 26 CLASS ONE INONE IN THE PORTION, AND THEN DIVIDED BY THE LATEST TAX RATE FOR CLASS ONE-A IN THE PORTION, AND (III) the equalization factor for class two in 27 28 each school district portion shall be the equalization factor for class 29 one in the portion, multiplied by the latest tax rate for class one in 30 and then divided by the latest tax rate for class two in 31 the portion, 32 the portion. Provided further, that in any instance when school district 33 taxes are levied upon an assessment roll which predates the latest final assessment roll, the equalization factor shall be the state equalization 34 35 rate for the assessment roll upon which school district taxes are to be 36 levied.

37 S 4. Paragraph (f) of subdivision 1 of section 467-a of the real prop-38 erty tax law, as added by chapter 273 of the laws of 1996, is amended to 39 read as follows:

40 (f) "Property" means real property designated as class [two] ONE-A, 41 pursuant to section eighteen hundred two of this chapter, held in the 42 cooperative or condominium form of ownership.

43 S 5. Subdivision 7 of section 499-aaa of the real property tax law, as 44 added by chapter 461 of the laws of 2008, is amended to read as follows:

45 7. "Eligible building" shall mean a class one, CLASS ONE-A, class two 46 or class four real property, as defined in subdivision one of section 47 eighteen hundred two of this chapter, located within a city having a 48 population of one million or more persons. No building shall be eligible 49 for more than one tax abatement pursuant to this title.

50 S 6. Subdivision 7 of section 499-aaaa of the real property tax law, 51 as added by chapter 473 of the laws of 2008, is amended to read as 52 follows:

53 7. "Eligible building" shall mean a class one, CLASS ONE-A, class two 54 or class four real property, as defined in subdivision one of section 55 eighteen hundred two of this chapter, located within a city having a 1 population of one million or more persons. No building shall be eligible 2 for more than one tax abatement pursuant to this title.

3 S 7. Paragraph (b) of subdivision 3 of section 522 of the real proper-4 ty tax law, as added by chapter 714 of the laws of 1982, is amended to 5 read as follows:

6 (b) in a special assessing unit, the determination, pursuant to 7 section eighteen hundred two of this chapter, of whether real property 8 is included in class one, ONE-A, two, three or four.

S 8. Subdivision 10 of section 523-b of the real property tax law, 9 as 10 added by chapter 593 of the laws of 1998, is amended to read as follows: 11 10. On or before April first, each year the commission shall mail to 12 each applicant, who has filed an application for the correction of the 13 assessment, a notice of the commission's determination of such appli-14 cant's assessment. Such notice shall also contain the statement as to 15 the final determination of the assessment review commission, or a state-16 ment that the commission has not yet made a determination as to the final assessed valuation which shall be made as soon as the petitioners 17 18 application is reviewed or heard. If the applicants property is a prop-19 erty defined in subdivision one of section eighteen hundred two of this chapter as "Class 1", the commissions determination shall contain the 20 21 statement: "If you are dissatisfied with the determination of the 22 Assessment Review Commission and you are the owner of a one, two or 23 three family residential structure or residential real property not more 24 than three stories in height held in condominium form of ownership, 25 provided that no dwelling unit therein previously was on an assessment 26 roll as a dwelling unit in other than condominium form of ownership, and you reside at such residence, you may seek judicial review of your assessment either under title one of article seven of the real property 27 28 29 tax law or under small claims assessment review law provided by title one-A of article seven of the real property tax law." Such notice shall 30 also state that the last date to file petitions for judicial review and 31 32 location where small claims assessment review petitions may be the 33 obtained.

34 Each applicant that has filed an application of a property as defined 35 subdivision one of section eighteen hundred two of this chapter as in "CLASS 1-A, "Class 2", "Class 3" or "Class 4", shall receive a notice as 36 37 to the final determination of the assessment review commission or a statement that the commission has not yet made a determination as to the final assessed valuation which shall be made as soon as the petitioners 38 39 40 application is reviewed or heard. Such applicants determinations shall contain the statement: "If you are dissatisfied with the determination 41 of the Assessment Review Commission you may seek judicial review of your 42 43 assessment under title one of article seven of the real property tax 44 law." Such notice shall also state the last date to file petitions for 45 judicial review. A final determination when rendered shall contain the same statement. Failure to mail any such notice or failure of the appli-46 47 cant to receive the same shall not affect the validity of the assess-48 ment.

49 S 9. Paragraph (b) of subdivision 3 of section 701 of the real proper-50 ty tax law, as added by chapter 714 of the laws of 1982, is amended to 51 read as follows:

52 (b) In a special assessing unit, the determination, pursuant to 53 section eighteen hundred two of this chapter, of whether real property 54 is included in class one, ONE-A, two, three or four. 1 S 10. Subparagraph 2 of paragraph (a) of subdivision 3 of section 720 2 of the real property tax law, as amended by chapter 679 of the laws of 3 1986, is amended to read as follows:

4 (2) "Major type of property" in special assessing units, for assess-5 ments on rolls completed after December thirty-first, nineteen hundred 6 eighty-one, shall mean classes one, ONE-A, two, three and four as 7 defined in subdivision one of section eighteen hundred two of this chap-8 ter.

9 S 11. The opening paragraph of subdivision 1 of section 1805 of the 10 real property tax law, as amended by chapter 935 of the laws of 1984, is 11 amended to read as follows:

12 The assessor of any special assessing unit shall not increase the 13 assessment of any individual parcel classified in class one OR CLASS ONE-A in any one year, as measured from the assessment on the previous 14 15 year's assessment roll, by more than six percent and shall not increase 16 such assessment by more than twenty percent in any five-year period. The 17 five-year period shall be measured from the individual first such 18 assessment appearing on the assessment roll completed in nineteen hundred eighty; provided that if such parcel would not have been subject 19 the provisions of this subdivision in nineteen hundred eighty had 20 to 21 this subdivision then been in effect, the first such five-year period 22 shall be measured from the first year after nineteen hundred eighty in which this subdivision applied to such parcel or would have applied to 23 such parcel had this subdivision been in effect in such year. 24

If, in respect to any individual parcel classified in class one on the assessment roll completed and applicable for the year nineteen hundred eighty-two, the assessment for the year nineteen hundred eighty-one exceeds by more than twenty percent the assessment for the year nineteen hundred eighty, such assessor shall compute the actual assessments to be entered on assessment rolls applicable to the years nineteen hundred eighty-two through nineteen hundred ninety as follows:

S 12. Subdivisions e and f of section 11-208.1 of the administrative code of the city of New York, subdivision e as amended by local law number 41 of the city of New York for the year 1986 and subdivision f as amended by chapter 385 of the laws of 2006, are amended to read as follows:

e. As used in this section, the term "income-producing property" means property owned for the purpose of securing an income from the property itself, but shall not include property with an assessed value of forty thousand dollars or less, or residential property containing ten or fewer dwelling units or property classified in class one, ONE-A or two as defined in article eighteen of the real property tax law containing six or fewer dwelling units and one retail store.

44 f. Except in accordance with proper judicial order or as otherwise 45 provided by law, it shall be unlawful for the commissioner, any officer or employee of the department, the president or a commissioner or 46 47 employee of the tax commission, any person engaged or retained by the 48 department or the tax commission on an independent contract basis, or 49 any person, who, pursuant to this section, is permitted to inspect any 50 income and expense statement or to whom a copy, an abstract or a portion 51 of any such statement is furnished, to divulge or make known in any manner except as provided in this subdivision, the amount of income 52 and/or expense or any particulars set forth or disclosed in any such 53 54 statement required under this section. The commissioner, the president 55 of the tax commission, or any commissioner or officer or employee of the department or the tax commission charged with the custody of such state-56

ments shall not be required to produce any income and expense statement 1 2 or evidence of anything contained in them in any action or proceeding in 3 except on behalf of the department or the tax commission. any court, 4 Nothing herein shall be construed to prohibit the delivery to an owner 5 or his or her duly authorized representative of a certified copy of any 6 filed by such owner pursuant to this section or to prohibit statement 7 the publication of statistics so classified as to prevent the identifi-8 cation of particular statements and the items thereof, or making known 9 aggregate income and expense information disclosed with respect to prop-10 erty classified as class four as defined in article eighteen of the real 11 property tax law without identifying information about individual leas-12 es, or making known a range as determined by the commissioner within 13 which the income and expenses of a property classified as CLASS ONE-A OR 14 class two falls, or the inspection by the legal representatives of the 15 department or of the tax commission of the statement of any owner who shall bring an action to correct the assessment. Any violation of 16 the provisions of this subdivision shall be punished by a fine not exceeding 17 18 one thousand dollars or by imprisonment not exceeding one year, or both, 19 the discretion of the court, and if the offender be an officer or at 20 employee of the department or the tax commission, the offender shall be 21 dismissed from office.

22 S 13. Subdivision a of section 11-238 of the administrative code of 23 the city of New York, as amended by local law number 27 of the city of 24 New York for the year 2006, is amended to read as follows:

25 Imposition of surcharge. A real property tax surcharge is hereby a. 26 imposed on class one AND CLASS ONE-A property, as defined in section eighteen hundred two of the real property tax law, excluding vacant 27 land, that provides rental income and is not the primary residence 28 of 29 owner or owners of such class one OR CLASS ONE-A property, or the the primary residence of the parent or child of such owner or owners, in an 30 amount equal to zero percent of the net real property taxes for fiscal 31 32 years beginning on or after July first, two thousand six. As in used 33 "net real property tax" means the real property tax this section, 34 assessed on class one property after deduction for any exemption or abatement received pursuant to the real property tax law or this title. 35 14. Subdivisions a, a-1, a-2, a-3, a-4 and a-5 of section 11-319 of 36 S 37 the administrative code of the city of New York, subdivisions a, a-1, and a-3 as amended and subdivisions a-4 and a-5 as added by local 38 a-2 39 law number 15 of the city of New York for the year 2011, are amended to

40 read as follows:

41 A tax lien or tax liens on a property or any component of the a. amount thereof may be sold by the city as authorized by subdivision b of 42 43 this section, when such tax lien or tax liens shall have remained unpaid 44 in whole or in part for one year, provided, however, that a tax lien or 45 tax liens on any class one property or on class [two] ONE-A property [that is a residential condominium or residential cooperative], as 46 such 47 classes of property are defined in subdivision one of section eighteen 48 hundred two of the real property tax law, may be sold by the city only 49 when the real property tax component of such tax lien or tax liens shall 50 have remained unpaid in whole or in part for three years or, in the case 51 any class two residential property owned by a company organized of pursuant to article XI of the state private housing finance law [that is 52 not a residential condominium or a residential cooperative], as 53 such 54 class of property is defined in subdivision one of section eighteen 55 hundred two of the real property tax law, for two years, and equals or 56 exceeds the sum of five thousand dollars or, in the case of abandoned

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7 class one property or abandoned class [two] ONE-A property [that is a residential condominium or residential cooperative], for eighteen such sale, shall be transferred, in the manner months, and after provided by this chapter, and provided, further, however, that (i) the real property tax component of such tax lien may not be sold pursuant to this subdivision on any residential real property in class one that is receiving an exemption pursuant to section 11-245.3 or 11-245.4 of this title, or pursuant to section four hundred fifty-eight of the real property tax law with respect to real property purchased with payments received as prisoner of war compensation from the United States government, or pursuant to paragraph (b) or (c) of subdivision two of section four hundred fifty-eight-a of the real property tax law, or where the owner of such residential real property in class one is receiving benefits in accordance with department of finance memorandum 05-3, or any successor memorandum thereto, relating to active duty military personnel, or where the owner of such residential real property in class one has been allowed a credit pursuant to subsection (e) of section hundred six of the tax law for the calendar year in which the date of the first publication, pursuant to subdivision a of section 11-320 of this chapter, of the notice of sale, occurs or for the calendar year immediately preceding such date and (ii) the sewer rents component, sewer surcharges component or water rents component of such tax lien may not be sold pursuant to this subdivision on any one family residential real property in class one or on any two or three family residential

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25 real property in class one that is receiving an exemption pursuant to 26 section 11-245.3 or 11-245.4 of this title, or pursuant to section four hundred fifty-eight of the real property tax law with respect to real 27 28 property purchased with payments received as prisoner of war compen-29 sation from the United States government, or pursuant to paragraph (b) 30 or (c) of subdivision two of section four hundred fifty-eight-a of the real property tax law, or where the owner of any two or three family 31 32 residential real property in class one is receiving benefits in accord-33 ance with department of finance memorandum 05-3, or any successor memo-34 randum thereto, relating to active duty military personnel, or where the 35 owner of any two or three family residential real property in class one been allowed a credit pursuant to subsection (e) of section six 36 has 37 hundred six of the tax law for the calendar year in which the date of 38 the first publication, pursuant to subdivision a of section 11-320 of 39 this chapter, of the notice of sale, occurs or for the calendar year 40 immediately preceding such date. A tax lien or tax liens on any property classified as a class two property, except [a class two property that is 41 42 a residential condominium or residential cooperative, or] a class two 43 residential property owned by a company organized pursuant to article XI 44 of the state private housing finance law [that is not a residential 45 condominium or a residential cooperative], or class three property, as such classes of property are defined in subdivision one of section eigh-46 47 teen hundred two of the real property tax law, shall not be sold by the 48 city unless such tax lien or tax liens include a real property tax 49 component as of the date of the first publication, pursuant to subdivi-50 section 11-320 of this chapter, of the notice of sale. sion a of Notwithstanding any provision of this subdivision to the contrary, 51 any such tax lien or tax liens that remain unpaid in whole or in part after 52 53 such date may be sold regardless of whether such tax lien or tax liens 54 include a real property tax component. A tax lien or tax liens on a 55 property classified as a class four property, as such class of property defined in subdivision one of section eighteen hundred two of the 56 is

real property tax law, shall not be sold by the city unless such tax 1 2 lien or tax liens include a real property tax component or sewer rents 3 component or sewer surcharges component or water rents component or 4 emergency repair charges component, where such emergency repair charges accrued on or after January first, two thousand six and are made a lien pursuant to section 27-2144 of this code, as of the date of the first 5 6 7 publication, pursuant to subdivision a of section 11-320 of this chap-8 ter, of the notice of sale, provided, however, that any tax lien or tax 9 liens that remain unpaid in whole or in part after such date may be sold 10 regardless of whether such tax lien or tax liens include a real property 11 tax component, sewer rents component, sewer surcharges component, water rents component or emergency repair charges component. For purposes of 12 this subdivision, the words "real property tax" shall not 13 include an 14 assessment or charge upon property imposed pursuant to section 25-411 of 15 the administrative code. A sale of a tax lien or tax liens shall 16 include, in addition to such lien or liens that have remained unpaid in 17 whole or in part for one year, or, in the case of any class one property class [two] ONE-A property [that is a residential condominium or 18 or residential cooperative], when the real property tax component of 19 such lien or liens has remained unpaid in whole or in part for three years, 20 21 or, in the case of any class two residential property owned by a company 22 organized pursuant to article XI of the state private housing finance [that is not a residential condominium or a residential cooper-23 law ative], when the real property tax component of such lien or liens 24 has 25 remained unpaid in whole or in part for two years, and equals or exceeds 26 the sum of five thousand dollars, any taxes, assessments, sewer rents, sewer surcharges, water rents, any other charges that are made a lien subject to the provisions of this chapter, the costs of any advertise-27 lien 28 29 ments and notices given pursuant to this chapter, any other charges that 30 are due and payable, a surcharge pursuant to section 11-332 of this and interest and penalties thereon or such component of the 31 chapter, amount thereof as shall be determined by the commissioner of 32 finance. 33 commissioner of finance may promulgate rules defining "abandoned" The 34 property, as such term is used in this subdivision.

35 a-1. A subsequent tax lien or tax liens on a property or any component of the amount thereof may be sold by the city pursuant to this 36 chapter, 37 provided, however, that notwithstanding any provision in this chapter to 38 the contrary, such tax lien or tax liens may be sold regardless of 39 whether such tax lien or tax liens have remained unpaid in whole or in 40 part for one year and, notwithstanding any provision in this chapter to the contrary, in the case of any class one property or class [two] ONE-A 41 property [that is a residential condominium or residential cooperative] 42 43 beginning January first, two thousand twelve, in the case of any or, 44 class two residential property owned by a company organized pursuant to 45 article XI of the state private housing finance law [that is not a resi-46 dential condominium or a residential cooperative], such tax lien or tax liens may be sold if the real property tax component of such tax lien or 47 48 tax liens has remained unpaid in whole or in part for one year, and further, however, that (i) the real property tax component of 49 provided, 50 such tax lien may not be sold pursuant to this subdivision on any resi-51 dential real property in class one that is receiving an exemption pursuto section 11-245.3 or 11-245.4 of 52 this title, or pursuant to ant section four hundred fifty-eight of the real property tax law with 53 54 respect to real property purchased with payments received as prisoner of 55 war compensation from the United States government, or pursuant to para-56 (c) of subdivision two of section four hundred qraph (b) or

fifty-eight-a of the real property tax law, or where the owner of such 1 2 residential real property in class one is receiving benefits in accord-3 ance with department of finance memorandum 05-3, or any successor memo-4 randum thereto, relating to active duty military personnel, or where the owner of such residential real property in class one has been allowed a 5 6 credit pursuant to subsection (e) of section six hundred six of the tax 7 for the calendar year in which the date of the first publication, law 8 pursuant to subdivision a of section 11-320 of this chapter, of the 9 notice of sale, occurs or for the calendar year immediately preceding 10 such date and (ii) the sewer rents component, sewer surcharges component 11 or water rents component of such tax lien may not be sold pursuant to 12 this subdivision on any one family residential real property in class 13 one or on any two or three family residential real property in class one 14 that is receiving an exemption pursuant to section 11-245.3 or 11-245.4 15 of this title, or pursuant to section four hundred fifty-eight of the 16 real property tax law with respect to real property purchased with 17 payments received as prisoner of war compensation from the United States 18 government, or pursuant to paragraph (b) or (c) of subdivision two of section four hundred fifty-eight-a of the real property tax law, 19 or 20 where the owner of any two or three family residential real property in 21 class one is receiving benefits in accordance with department of finance 22 memorandum 05-3, or any successor memorandum thereto, relating to active 23 duty military personnel, or where the owner of any two or three family residential real property in class one has been allowed a credit pursu-24 25 ant to subsection (e) of section six hundred six of the tax law for the 26 calendar year in which the date of the first publication, pursuant to 27 subdivision a of section 11-320 of this chapter, of the notice of sale, 28 occurs or for the calendar year immediately preceding such date. For 29 purposes of this subdivision, the term "subsequent tax lien or tax liens" shall mean any tax lien or tax liens on property that become such 30 or after the date of sale of any tax lien or tax liens on such prop-31 on 32 erty that have been sold pursuant to this chapter, provided that the 33 prior tax lien or tax liens remain unpaid as of the date of the first 34 publication, pursuant to subdivision a of section 11-320 of this chap-35 of the notice of sale of the subsequent tax lien or tax liens. ter. Α subsequent tax lien or tax liens on any property classified as 36 a class 37 two property, except [a class two property that is a residential condo-38 minium or residential cooperative, or] a class two residential property 39 owned by a company organized pursuant to article XI of the state private 40 housing finance law [that is not a residential condominium or a residential cooperative], or class three property, as such classes of property 41 are defined in subdivision one of section eighteen hundred two of the 42 43 property tax law, shall not be sold by the city unless such tax real 44 lien or tax liens include a real property tax component as of the date 45 of the first publication, pursuant to subdivision a of section 11-320 of chapter, of the notice of sale. Notwithstanding any provision of 46 this 47 this subdivision to the contrary, any such tax lien or tax liens that 48 remain unpaid in whole or in part after such date may be sold regardless 49 of whether such tax lien or tax liens include a real property tax compo-50 nent. A subsequent tax lien or tax liens on a property classified as a 51 class four property, as such class of property is defined in subdivision 52 one of section eighteen hundred two of the real property tax law, shall not be sold by the city unless such tax lien or tax liens include a real 53 54 property tax component or sewer rents component or sewer surcharges 55 component or water rents component or emergency repair charges compo-56 nent, where such emergency repair charges accrued on or after January

first, two thousand six and are made a lien pursuant to section 27-2144 1 2 this code, as of the date of the first publication, pursuant to of 3 subdivision a of section 11-320 of this chapter, of the notice of sale, 4 provided, however, that any tax lien or tax liens that remain unpaid in 5 whole or in part after such date may be sold regardless of whether such 6 tax lien or tax liens include a real property tax component, sewer rents 7 component, sewer surcharges component, water rents component or emergen-8 cy repair charges component. For purposes of this subdivision, the words "real property tax" shall not include an assessment or charge upon prop-9 10 erty imposed pursuant to section 25-411 of the administrative code. 11 Nothing in this subdivision shall be deemed to limit the rights conferred by section 11-332 of this chapter on the holder of a tax lien 12 certificate with respect to a subsequent tax lien. 13

14 a-2. In addition to any sale authorized pursuant to subdivision a or 15 subdivision a-1 of this section and notwithstanding any provision of this chapter to the contrary, beginning on December first, two thousand 16 17 seven, the water rents, sewer rents and sewer surcharges components of 18 any tax lien on any class of real property, as such real property is classified in subdivision one of section eighteen hundred two of the 19 real property tax law, may be sold by the city pursuant to this chapter, 20 21 where such water rents, sewer rents or sewer surcharges component of 22 such tax lien, as of the date of the first publication, pursuant to subdivision a of section 11-320 of this chapter, of the notice of 23 sale: 24 (i) shall have remained unpaid in whole or in part for one year and (ii) 25 equals or exceeds the sum of one thousand dollars or, beginning on March 26 first, two thousand eleven, in the case of any two or three family residential real property in class one, for one year, and equals or exceeds the sum of two thousand dollars, or, beginning on January first, two 27 28 29 thousand twelve, in the case of any class two residential property owned 30 by a company organized pursuant to article XI of the state private housing finance law [that is not a residential condominium or a residential 31 32 cooperative], as such class of property is defined in subdivision one of 33 section eighteen hundred two of the real property tax law, for two 34 years, and equals to exceeds the sum of five thousand dollars; provided, 35 that such water rents, sewer rents or sewer surcharges compohowever, nent of such tax lien may not be sold pursuant to this subdivision 36 on 37 any one family residential real property in class one or on any two or three family residential real property in class one that is receiving an 38 exemption pursuant to section 11-245.3 or 11-245.4 of this title, 39 or 40 pursuant to section four hundred fifty-eight of the real property tax law with respect to real property purchased with payments received as 41 prisoner of war compensation from the United States government, or 42 43 pursuant to paragraph (b) or (c) of subdivision two of section four 44 hundred fifty-eight-a of the real property tax law, or where the owner 45 of any two or three family residential real property in class one is receiving benefits in accordance with department of finance memorandum 46 47 05-3, or any successor memorandum thereto, relating to active duty mili-48 tary personnel, or where the owner of any two or three family residen-49 tial real property in class one has been allowed a credit pursuant to 50 subsection (e) of section six hundred six of the tax law for the calen-51 dar year in which the date of the first publication, pursuant to subdivision a of section 11-320 of this chapter, of the notice of sale, 52 53 occurs or for the calendar year immediately preceding such date. After 54 such sale, any such water rents, sewer rents or sewer surcharges compo-55 nent of such tax lien may be transferred in the manner provided by this 56 chapter.

1 a-3. In addition to any sale authorized pursuant to subdivision a or 2 this section and notwithstanding any provision of subdivision a-1 of 3 this chapter to the contrary, beginning on December first, two thousand 4 seven, a subsequent tax lien on any class of real property, as such real 5 property is classified in subdivision one of section eighteen hundred 6 two of the real property tax law, may be sold by the city pursuant to 7 chapter, regardless of whether such subsequent tax lien, or any this component of the amount thereof, shall have remained unpaid in whole or 8 9 part for one year, and regardless of whether such subsequent tax in 10 lien, or any component of the amount thereof, equals or exceeds the sum 11 one thousand dollars or beginning on March first, two thousand elevof en, in the case of any two or three family residential real property in 12 13 class one, a subsequent tax lien on such property may be sold by the 14 city pursuant to this chapter, regardless of whether such subsequent tax 15 lien, or any component of the amount thereof, shall have remained unpaid 16 in whole or in part for one year, and regardless of whether such subse-17 quent tax lien, or any component of the amount thereof, equals or 18 exceeds the sum of two thousand dollars, or, beginning on January first, 19 two thousand twelve, in the case of any class two residential property 20 owned by a company organized pursuant to article XI of the state private 21 housing finance law [that is not a residential condominium or a residen-22 cooperative], as such class of property is defined in subdivision tial 23 one of section eighteen hundred two of the real property tax law, a subsequent tax lien on such property may be sold by the city pursuant to 24 25 chapter, regardless of whether such subsequent tax lien, or any this component of the amount thereof, shall have remained unpaid in whole or 26 27 for two years, and regardless of whether such subsequent tax in part lien, or any component of the amount thereof, equals or exceeds the 28 sum 29 of five thousand dollars; provided, however, that such subsequent tax 30 lien may not be sold pursuant to this subdivision on any one family residential real property in class one or on any two or three family 31 32 residential real property in class one that is receiving an exemption pursuant to section 11-245.3 or 11-245.4 of this title, or pursuant to 33 section four hundred fifty-eight of the real property tax law with 34 respect to real property purchased with payments received as prisoner of 35 war compensation from the United States government, or pursuant to para-36 37 qraph (b) or (c) of subdivision two of section four hundred fifty-eight-a of the real property tax law, or where the owner 38 of any two or three family residential real property in class one is receiving 39 40 benefits in accordance with department of finance memorandum 05-3, or any successor memorandum thereto, relating to active duty military 41 personnel, or where the owner of any two or three family residential 42 real property in class one has been allowed a credit pursuant to 43 44 subsection (e) of section six hundred six of the tax law for the calen-45 dar year in which the date of the first publication, pursuant to subdivision a of section 11-320 of this chapter, of the notice of 46 sale. 47 occurs or for the calendar year immediately preceding such date. After 48 such sale, any such subsequent tax lien, or any component of the amount 49 thereof, may be transferred in the manner provided by this chapter. For 50 purposes of this subdivision, the term "subsequent tax lien" shall mean 51 the water rents, sewer rents or sewer surcharges component of any tax lien on property that becomes such on or after the date of sale of 52 any 53 water rents, sewer rents or sewer surcharges component of any tax lien 54 on such property that has been sold pursuant to this chapter, provided 55 that the prior tax lien remains unpaid as of the date of the first publication, pursuant to subdivision a of section 11-320 of this chap-56

1 ter, of the notice of sale of the subsequent tax lien. Nothing in this 2 subdivision shall be deemed to limit the rights conferred by section 3 11-332 of this chapter on the holder of a tax lien certificate with 4 respect to a subsequent tax lien.

a-4. In addition to any sale authorized pursuant to subdivision a, 5 6 a-1, a-2 or a-3 of this section and notwithstanding any provision of 7 this chapter to the contrary, beginning on March first, two thousand 8 eleven, the emergency repair charges component or alternative enforcement expenses and fees component, where such emergency repair charges 9 10 accrued on or after January first, two thousand six and are made a lien 11 pursuant to section 27-2144 of this code, or where such alternative enforcement expenses and fees are made a lien pursuant to section 27-2153 of this code, of any tax lien on any class of real property, as 12 13 such real property is defined in subdivision one of section 14 eighteen 15 hundred two of the real property tax law, may be sold by the city pursu-16 to this chapter, where such emergency repair charges component or ant alternative enforcement expenses and fees component of such tax lien, as 17 18 of the date of the first publication, pursuant to subdivision a of 19 section 11-320 of this chapter, of the notice of sale: (i) shall have remained unpaid in whole or in part for one year, and (ii) equals or 20 21 exceeds the sum of one thousand dollars or, beginning on January first, two thousand twelve, in the case of any class two residential property 22 23 owned by a company organized pursuant to article XI of the state private 24 housing finance law [that is not a residential condominium or a residen-25 tial cooperative], as such class of property is defined in subdivision 26 one of section eighteen hundred two of the real property tax law, for two years, and equals or exceeds the sum of five thousand dollars; 27 provided, however, that such emergency repair charges component of 28 29 alternative enforcement expenses and fees component of such tax lien may 30 not be sold pursuant to this subdivision on any one, two or three family residential real property in class one, except a three family residen-31 32 tial property in class one where such property is subject to the 33 provisions of section 27-2153 of this code and is not the primary resi-34 dence of the owner. After such sale, any such emergency repair charges component or alternative enforcement expenses and fees component of such 35 36 tax lien may be transferred in the manner provided by this chapter.

37 a-5. In addition to any sale authorized pursuant to subdivision a, 38 a-1, a-2 or a-3 of this section and notwithstanding any provision of this chapter to the contrary, beginning on March first, two thousand 39 40 eleven, a subsequent tax lien on any class of real property, or beginning on January first, two thousand twelve in the case of any class two 41 residential property owned by a company organized pursuant to article XI 42 43 of the state private housing finance law [that is not a residential 44 condominium or a residential cooperative], a subsequent tax lien on such 45 property, may be sold by the city pursuant to this chapter, regardless of the length of time such subsequent tax lien, or any component of 46 the 47 amount thereof, shall have remained unpaid, and regardless of the amount 48 of such subsequent tax lien. After such sale, any such subsequent tax 49 lien, or any component of the amount thereof, may be transferred in the 50 manner provided by this chapter. For purposes of this subdivision, the term "subsequent tax lien" shall mean the emergency repair charges 51 52 component or alternative enforcement expenses and fees component, where such emergency repair charges accrued on or after January first, 53 two 54 thousand six and are made a lien pursuant to section 27-2144 of this 55 code, or where such alternative of enforcement expenses and fees are made a lien pursuant to section 27-2153 of this code, of any tax lien on 56

property that becomes such on or after the date of sale of any emergency 1 2 charges component or alternative enforcement expenses and fees repair 3 component, of any tax lien on such property that has been sold pursuant 4 to this chapter, provided that the prior tax lien remains unpaid as of 5 the date of the first publication, pursuant to subdivision a of section 6 this chapter, of the notice of sale of the subsequent tax of 11-320 7 lien. Nothing in this subdivision shall be deemed to limit the rights 8 conferred by section 11-332 of this chapter on the holder of a tax lien 9 certificate with respect to a subsequent tax lien.

10 S 15. Subparagraph (i) of paragraph 2 of subdivision b and subpara-11 graph (ii) of paragraph 1 of subdivision h of section 11-320 of the 12 administrative code of the city of New York, subparagraph (i) of para-13 graph 2 of subdivision b as amended by local law number 147 of the city 14 of New York for the year 2013 and subparagraph (ii) of paragraph 1 of 15 subdivision h as added by local law number 15 of the city of New York 16 for the year 2011, are amended to read as follows:

(i) Such notices shall also include, with respect 17 to any property 18 owner in class one, CLASS ONE-A or class two, as such classes of proper-19 ty are defined in subdivision one of section eighteen hundred two of the 20 real property tax law, an exemption eligibility checklist. Within ten 21 business days of receipt of a completed exemption eligibility checklist 22 from such property owner, provided that such receipt occurs prior to the of sale of any tax lien or tax liens on his or her property, the 23 date department of finance shall review such checklist to determine, based on 24 25 the information provided by the property owner, whether such property 26 owner could be eligible for any exemption, credit or other benefit that would entitle them to be excluded from a tax lien sale and, 27 if the department determines that such property owner could be eligible for any 28 29 such exemption, credit or other benefit, shall mail such property owner 30 an application for the appropriate exemption, credit or other benefit. If, within twenty business days of the date the department mailed such 31 32 application, the department has not received a completed application from such property owner, the department shall mail such property owner 33 a second application, and shall telephone the property owner, if the 34 35 property owner has included his or her telephone number on the exemption 36 eligibility checklist.

(ii) all class two residential property owned by a company organized pursuant to article XI of the state private housing finance law [that is not a residential condominium or a residential cooperative] on which any tax lien has been sold pursuant to subdivision a, a-2 or a-4 of section 11-319 of this title.

S 16. Subdivision (a) of section 11-354 of the administrative code of the city of New York, as amended by local law number 37 of the city of New York for the year 1996, is amended to read as follows:

45 (a) Notwithstanding any other provision of law and notwithstanding any omission to hold a tax lien sale, whenever any tax, assessment, sewer 46 47 rent, sewer surcharge, water rent, any charge that is made а lien 48 subject to the provisions of this chapter or chapter four of this title, interest and penalties thereon, has been due and unpaid for a period 49 or 50 of at least one year from the date on which the tax, assessment or other 51 legal charge represented thereby became a lien, or in the case of any class one property or any class [two] ONE-A property [that is a residen-52 tial condominium or residential cooperative], as such classes of proper-53 54 ty are defined in subdivision one of section eighteen hundred two of the 55 real property tax law, or in the case of a multiple dwelling owned by a 56 company organized pursuant to article XI of the private housing finance

law with the consent and approval of the department of housing preserva-1 tion and development, for a period of at least three years from the date 2 3 the tax, assessment or other legal charge became a lien, the on which 4 city, as owner of a tax lien, may maintain an action in the supreme court to foreclose such lien. Such action shall be governed by the procedures set forth in section 11-335 of this chapter; provided, howev-5 6 7 that such parcel shall only be sold to the highest responsible er, 8 bidder. Such purchaser shall be deemed qualified as a responsible bidder 9 pursuant to such criteria as are established in rules promulgated by the 10 commissioner of finance after consultation with the commissioner of 11 housing preservation and development.

12 S 17. The opening paragraph of subdivision 4 of section 11-401 of the 13 administrative code of the city of New York, as added by local law 14 number 37 of the city of New York for the year 1996, is amended to read 15 as follows:

16 "Distressed property." Any parcel of class one, CLASS ONE-A or class 17 two real property that is subject to a tax lien or liens with a lien or 18 liens to value ratio, as determined by the commissioner of finance, 19 equal to or greater than fifteen percent and that meets one of the 20 following two criteria:

S 18. Subdivisions a and b of section 11-401.1 of the administrative code of the city of New York, as added by local law number 37 of the city of New York for the year 1996, are amended to read as follows:

a. The commissioner of finance shall, not less than sixty days preced-24 25 ing the date of the sale of a tax lien or tax liens, submit to the commissioner of housing preservation and development a description by block and lot, or by such other identification as the commissioner of 26 27 finance may deem appropriate, of any parcel of class one, CLASS ONE-A or 28 29 class two real property on which there is a tax lien that may be foreclosed by the city. The commissioner of housing preservation and devel-30 opment shall determine, and direct the commissioner of finance, not less 31 32 than ten days preceding the date of the sale of a tax lien or tax liens, 33 whether any such parcel is a distressed property as defined in subdivision four of section 11-401 of this chapter. Any tax lien on a parcel so 34 determined to be a distressed property shall not be included in such 35 sale. In connection with a subsequent sale of a tax lien or tax liens, 36 37 the commissioner of finance may, not less than sixty days preceding the 38 date of the sale, resubmit to the commissioner of housing preservation 39 and development a description by block and lot, or by such other iden-40 tification as the commissioner of finance may deem appropriate, of any parcel of class one, CLASS ONE-A or class two real property that 41 was previously determined to be a distressed property pursuant to this para-42 43 graph and on which there is a tax lien that may be included in such 44 sale. The commissioner of housing preservation and development shall 45 determine, and direct the commissioner of finance, not less than ten days preceding the date of the sale, whether such parcel remains a 46 47 If the commissioner of housing preservation and distressed property. development determines that the parcel is not a distressed property, then the tax lien on the parcel may be included in the sale. 48 49

b. The commissioner of housing preservation and development may periodically review whether a parcel of class one, CLASS ONE-A or class two real property that is subject to subdivision c of this section or subdivision j of section 11-412.1 of this chapter remains a distressed property. If the commissioner determines that the parcel is not a distressed property as defined in subdivision four of section 11-401 of this chapter, then the parcel shall not be subject to such subdivisions. 1 S 19. Subdivision b of section 11-404 of the administrative code of 2 the city of New York, as amended by local law number 37 of the city of 3 New York for the year 1996, is amended to read as follows:

4 b. A tax lien on any class one property or any class [two] ONE-A prop-5 erty [that is a residential condominium or residential cooperative], as 6 such classes of property are defined in subdivision one of section eigh-7 teen hundred two of the real property tax law, and on any multiple 8 dwelling owned by a company organized pursuant to article XI of the private housing finance law with the consent and approval of the depart-9 10 ment of housing preservation and development, shall not be foreclosed in 11 the manner provided in this chapter until such tax lien has been due and unpaid for a period of at least three years from the date on which the 12 13 tax, assessment or other legal charge represented thereby became a lien. 14 20. Paragraph 5 of subdivision c of section 11-405 of the adminis-S 15 trative code of the city of New York, as added by local law number 37 of

15 trative code of the city of New York, as added by local law number 37 of 16 the city of New York for the year 1996, is amended to read as follows: 17 (5) Notwithstanding paragraph one, two or three of this subdivision, 18 with respect to installment agreements duly made, executed and filed on

19 or after the date on which this paragraph takes effect, the commissioner 20 of finance may also exclude or thereafter remove from such list any 21 parcel of class one, CLASS ONE-A or class two real property, other than 22 a parcel described in paragraph four of this subdivision, as to which an 23 agreement has been duly made, executed and filed with such commissioner 24 the payment of the delinquent taxes, assessments or other legal for 25 charges, and the interest and penalties thereon, in installments. The 26 first installment thereof shall be paid upon the filing of the installment agreement with the commissioner and shall be in an amount equal to not less than fifteen percent of the total amount of such delinquent 27 28 29 taxes, assessments or other legal charges and the interest and penalties 30 thereon. The remaining installments, which shall be twice the number of unpaid quarters of real estate taxes or the equivalent thereof, but 31 32 which shall in no event exceed thirty-two in number, shall be payable 33 quarterly on the first days of July, October, January and April. For the 34 purposes of calculating the number of such remaining installments, 35 unpaid real estate taxes that are due and payable on other than a quarterly basis shall be deemed to be payable on a quarterly basis. 36

37 S 21. Section 3-b of the general municipal law is amended by adding a 38 new subdivision 3 to read as follows:

39 3. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, BEGIN-40 NING IN THE FISCAL YEAR COMMENCING ON OR AFTER JULY FIRST, TWO THOUSAND THE ANNUAL PERCENTAGE CHANGE IN THE REAL PROPERTY TAX RATE FOR 41 FIFTEEN, TAXES LEVIED BY THE CITY OF NEW YORK AND THE COUNTIES CONTAINED 42 THEREIN 43 FOR CITY AND COUNTY PROPOSES FOR CLASS ONE-A PROPERTIES SHALL NOT EXCEED 44 THE ANNUAL PERCENTAGE CHANGE IN SUCH TAX RATE FOR CLASS ONE PROPERTIES, 45 AS SUCH CLASSES OF PROPERTY ARE DEFINED IN SUBDIVISION ONE OF SECTION EIGHTEEN HUNDRED TWO OF THE REAL PROPERTY TAX LAW. FOR PURPOSES OF THIS 46 PERCENTAGE CHANGE" 47 SUBDIVISION "ANNUAL SHALL MEAN PERCENTAGE THE 48 DIFFERENCE BETWEEN THE RATE OF TAX IMPOSED DURING THE COMING FISCAL YEAR 49 AND THE RATE OF TAX IMPOSED DURING THE FISCAL YEAR IMMEDIATELY PRECEDING 50 THE COMING FISCAL YEAR.

51 S 22. The education law is amended by adding a new section 2023-c to 52 read as follows:

53 S 2023-C. LIMITATIONS UPON NEW YORK CITY SCHOOL DISTRICT TAX LEVIES. 54 NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, BEGINNING IN 55 THE FISCAL YEAR COMMENCING ON OR AFTER JULY FIRST, TWO THOUSAND FIFTEEN, 56 THE ANNUAL PERCENTAGE CHANGE IN THE TAX RATE FOR TAXES LEVIED BY OR ON

BEHALF OF ANY SCHOOL DISTRICT IN THE CITY OF NEW YORK AND THE COUNTIES 1 2 CONTAINED THEREIN FOR SCHOOL DISTRICT PURPOSES FOR CLASS ONE-A PROPER-3 TIES SHALL NOT EXCEED THE ANNUAL PERCENTAGE CHANGE IN SUCH TAX RATE FOR 4 CLASS ONE PROPERTIES, AS SUCH CLASSES OF PROPERTY ARE DEFINED IN SUBDI-5 VISION ONE OF SECTION EIGHTEEN HUNDRED TWO OF THE REAL PROPERTY TAX LAW. б FOR PURPOSES OF THIS SUBDIVISION "ANNUAL PERCENTAGE CHANGE" SHALL MEAN 7 PERCENTAGE DIFFERENCE BETWEEN THE RATE OF TAX IMPOSED DURING THE THE 8 COMING FISCAL YEAR AND THE RATE OF TAX IMPOSED DURING THE FISCAL YEAR IMMEDIATELY PRECEDING THE COMING FISCAL YEAR. 9

10 S 23. This act shall take effect on the first of January next succeed-11 ing the date on which it shall have become a law and shall apply to 12 assessment rolls prepared pursuant to a taxable status date occurring on 13 or after such date; provided, however, that effective immediately, the 14 addition, amendment and/or repeal of any rule or regulation necessary 15 for the implementation of this act on its effective date are authorized 16 and directed to be made and completed on or before such effective date.