## IN ASSEMBLY

April 2, 2014

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

AN ACT to amend the real property tax law, the executive law, the real property law and the vehicle and traffic law, in relation to the separate assessment of manufactured homes; and repealing certain provisions of the real property tax law and the real property law relating thereto

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

1 Section 1. Paragraph (g) of subdivision 12 of section 102 of the real 2 property tax law, as amended by chapter 637 of the laws of 2004, is 3 amended to read as follows:

4 (g) [Forms of housing adaptable to motivation by a power connected 5 thereto, commonly called "trailers" or "mobile homes", which are or can 6 be used for residential, business, commercial or office purposes, except 7 those (1) located within the boundaries of an assessing unit for less 8 than sixty days, (2) unoccupied and for sale or (3) "recreational vehicles" that are four hundred square feet or less in size, self propelled 9 towable by an automobile or light duty truck and used as temporary 10 or living quarters for recreational, camping, travel or seasonal use. 11 The value of any trailer or mobile home shall be included in the assessment 12 of the land on which it is located; provided, however, that if either 13 the trailer or mobile home or the land on which it is located is enti-14 tled to any exemption pursuant to article four of this chapter, other 15 16 than the exemption authorized by section four hundred twenty-five of this chapter, such trailer or mobile home shall be separately assessed 17 18 the name of the owner thereof] MANUFACTURED HOMES, WHICH SHALL HAVE in THE SAME MEANING AS SUCH TERM IS DEFINED IN SECTION TWO HUNDRED 19 THIRTY-OF THE REAL PROPERTY LAW, BUT FOR THE PURPOSES OF THE APPLICATION 20 THREE OF THE TAXES AUTHORIZED TO BE IMPOSED PURSUANT TO THIS CHAPTER, SHALL 21 22 NOT INCLUDE MANUFACTURED HOMES THAT ARE UNOCCUPIED, FOR SALE AND LOCATED 23 ON A RETAIL SALES LOT OR RECREATIONAL VEHICLES (RVS), INCLUDING, BUT NOT 24 LIMITED TO, MOTORHOMES, TRAVEL TRAILERS, FIFTH-WHEEL TRAVEL TRAILERS, PARK MODEL RVS, TRUCK CAMPERS, AND FOLDING CAMPING TRAILERS. MANUFAC-25

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

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2 TURED HOMES SHALL BE ASSESSED SEPARATELY FROM THE LAND EXCEPT WHERE THE 1 2 OWNERSHIP OF THE LAND AND THE MANUFACTURED HOME IS THE SAME; 3 S 2. Paragraph (1) of subdivision 2 of section 425 of the real proper-4 ty tax law is REPEALED. 5 S 3. Paragraph (a) of subdivision 3 of section 425 of the real property tax law, as amended by chapter 264 of the laws of 2000, is amended to 6 7 read as follows: Property use. To qualify for exemption pursuant to this section, 8 (a) 9 the property must be a one, two or three family residence, A MANUFAC-10 TURED HOME, a farm dwelling or residential property held in condominium or cooperative form of ownership. If the property is not an 11 eliqible type of property, but a portion of the property is partially used by the 12 owner as a primary residence, that portion which is so used shall be 13 14 entitled to the exemption provided by this section; provided that in no 15 event shall the exemption exceed the assessed value attributable to that 16 portion. 17 Section 574 of the real property tax law is amended by adding a S 4. 18 new subdivision 1-a to read as follows: 19 1-A. UPON THE TRANSFER OF OWNERSHIP, LOCATION, OR RELOCATION OF Α MANUFACTURED HOME, THE MANUFACTURED HOME OWNER SHALL FILE A REAL PROPER-20 21 TY INFORMATIONAL REPORT PRESCRIBED WITH RESPECT TO MANUFACTURED HOMES BY 22 COMMISSIONER PURSUANT TO THIS SECTION. THE REAL PROPERTY INFORMA-THE TIONAL REPORT PRESCRIBED FOR SUCH PURPOSE SHALL INCLUDE THE 23 SERIAL 24 NUMBER OF THE MANUFACTURED HOME, AS PROVIDED BY THE MANUFACTURER OF THE 25 HOME. IN THE EVENT THAT THE MANUFACTURED HOME DOES NOT HAVE А SERIAL 26 NUMBER, THE ASSESSOR SHALL ASSIGN AND ISSUE A UNIQUE IDENTIFYING NUMBER 27 WHICH SHALL BE PERMANENTLY AFFIXED TO THE HOME BY THE HOMEOWNER, AND 28 WHICH SHALL THEREAFTER BE USED AS THE SERIAL NUMBER FOR THAT HOME AND 29 ADDED TO THE DESCRIPTION ON THE ASSESSMENT ROLL. 30 S 5. The real property tax law is amended by adding a new section 997 31 to read as follows: 32 997. TAX COMPLIANCE CERTIFICATES FOR MANUFACTURED HOMES. 1. S THE 33 APPROPRIATE COUNTY TAX ENFORCEMENT OFFICER, OR, IN THE COUNTY OF WEST-34 APPROPRIATE CITY OR TOWN TAX ENFORCEMENT OFFICER, UPON CHESTER, THEAPPLICATION THEREFOR, SHALL ISSUE A TAX COMPLIANCE CERTIFICATE 35 ΤO THE ANY MANUFACTURED HOME LOCATED WITHIN THE TAX DISTRICT UPON 36 OWNER OF 37 RECEIPT OF PROOF THAT ALL CURRENTLY BILLED AND DELINQUENT TAXES WITH 38 RESPECT TO SUCH HOME HAVE BEEN PAID. A COPY OF SUCH CERTIFICATE SHALL BE 39 FILED WITH THE ASSESSOR BY THE APPROPRIATE TAX ENFORCEMENT OFFICER. THE 40 TAX ENFORCEMENT OFFICER MAY CHARGE A FEE FOR SUCH CERTIFICATE IN AN AMOUNT NOT TO EXCEED TWENTY-FIVE DOLLARS. SUCH APPLICATION SHALL INCLUDE 41 SERIAL NUMBER OR OTHER UNIQUE IDENTIFYING NUMBER ASSIGNED PURSUANT 42 THE 43 TO SECTION FIVE HUNDRED SEVENTY-FOUR OF THIS CHAPTER. THE COMMISSIONER 44 SHALL PRESCRIBE THE FORM FOR SUCH APPLICATION AND CERTIFICATE. THE HOME-45 OWNER SHALL FILE A COPY OF SUCH CERTIFICATE WITH THE DEPARTMENT OF TRANSPORTATION AS A PRECONDITION TO THE ISSUANCE OF A PERMIT PURSUANT TO 46

47 SECTION THREE HUNDRED EIGHTY-FIVE OF THE VEHICLE AND TRAFFIC LAW. 48 2. NO MANUFACTURED HOME MAY BE RELOCATED WITHOUT FIRST OBTAINING A TAX 49 COMPLIANCE CERTIFICATE PURSUANT TO THIS SECTION. A COPY OF SUCH CERTIF-50 SHALL BE PROVIDED TO THE HAULER RESPONSIBLE FOR MOVING SUCH HOME ICATE 51 WHO SHALL PRODUCE THE COPY OF THE PERMIT UPON DEMAND OF AN OFFICER 52 CHARGED WITH ENFORCEMENT OF THE PROVISIONS OF SECTION THREE HUNDRED 53 EIGHTY-FIVE OF THE VEHICLE AND TRAFFIC LAW.

54 3. MANUFACTURED HOME PARK OR COMMUNITY OWNERS SHALL INFORM MANUFAC-55 TURED HOME OWNERS RESIDING IN SUCH PARK OR COMMUNITY OF THE REQUIREMENTS 56 OF THIS SECTION.

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4. THE PROVISIONS OF SUBDIVISION TWO OF THIS SECTION SHALL NOT BE APPLICABLE TO THE TRANSPORT OF A MANUFACTURED HOME FROM THE MANUFACTURER OF SUCH HOME OR FROM A RETAIL SALES LOT OR TO A TAX DISTRICT THAT HAS FORECLOSED UPON THE HOME.

5 S 6. Section 1126 of the real property tax law is amended by adding a 6 new subdivision 4 to read as follows:

7 4. (A) THE OWNER OF A MANUFACTURED HOME WHICH IS LOCATED ON LAND OWNED 8 BY ANOTHER MAY FILE A DECLARATION OF INTEREST WITH RESPECT TO THE LAND 9 ON WHICH THE MANUFACTURED HOME IS LOCATED.

10 (B) THE OWNER OF LAND ON WHICH A MANUFACTURED HOME OWNED BY ANOTHER IS 11 LOCATED MAY FILE A DECLARATION OF INTEREST WITH RESPECT TO ANY MANUFAC-12 TURED HOME LOCATED ON SUCH LAND.

13 S 7. Section 1136 of the real property tax law is amended by adding a 14 new subdivision 4 to read as follows:

15 4. TRANSFER OF MANUFACTURED HOME. NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, WHERE A PARCEL WHICH IS THE SUBJECT OF A CONVEYANCE 16 PURSUANT TO THIS SECTION EITHER CONSISTS OF A SEPARATELY ASSESSED 17 MANU-FACTURED HOME OR CONTAINS A MANUFACTURED HOME THAT HAS BEEN ASSESSED 18 19 WITH THAT LAND, A DEED EXECUTED PURSUANT TO THIS SECTION SHALL OPERATE TRANSFER TITLE OF THE MANUFACTURED HOME TO OR FROM THE TAX DISTRICT 20 TO 21 IF IT CONTAINS A DESCRIPTION WHICH IDENTIFIES THE MANUFACTURED HOME WITH REASONABLE CERTAINTY. A DESCRIPTION CONTAINING 22 THESERIAL NUMBER OR 23 OTHER UNIQUE IDENTIFYING NUMBER ASSIGNED TO THE MANUFACTURED HOME PURSU-24 ANT TO SECTION FIVE HUNDRED SEVENTY-FOUR OF THIS CHAPTER SHALL BE DEEMED 25 A SUFFICIENT DESCRIPTION FOR THIS PURPOSE.

26 S 8. Subdivision 1 of section 1138 of the real property tax law, as 27 amended by chapter 516 of the laws of 2010, is amended to read as 28 follows:

1. Grounds. The enforcing officer of any tax district may at any time prior to final judgment withdraw any parcel of real property from a foreclosure proceeding under this title for one or more of the following reasons:

(a) there is reason to believe that there may be a legal impediment tothe enforcement of the tax lien affecting such parcel;

(b) the tax has been cancelled or is subject to cancellation pursuant to section five hundred fifty-eight of this chapter, or, in the case of a tax district to which such section does not apply, the tax would be subject to cancellation if such section were applicable to the tax district;

40 (c) the enforcement of the lien has been stayed by the filing of a 41 petition pursuant to the Bankruptcy Code of 1978 (Title Eleven of the 42 United States Code);

(d) if the tax district were to acquire the parcel, there is a signif-44 icant risk that it might be exposed to a liability substantially in 45 excess of the amount that could be recovered by enforcing the tax lien;

46 (e) the owner of the parcel has entered into an agreement to pay the 47 taxes in installments pursuant to section eleven hundred eighty-four of 48 this article, and has not defaulted thereon;

(f) in a tax district which has extended the redemption period for residential or farm property, (i) the parcel has been included on a petition for foreclosure, (ii) it has since been demonstrated to the satisfaction of the enforcing officer that the parcel is residential or farm property, and (iii) being residential or farm property, the parcel is not yet subject to inclusion on such a petition;

55 (g) in a tax district which has extended the redemption period for 56 residential property for certain persons deployed by the military (i)

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the parcel has been included on a petition for foreclosure, (ii) has been demonstrated to the satisfaction of the enforcing officer that the 3 parcel is residential, (iii) the property is eligible for the extended redemption period pursuant to section eleven hundred thirteen of this 5 article, and as such is not yet subject to inclusion of such a petition; or 7 (h) the tax lien has been or is to be sold pursuant to title five of this article[.]; OR CONSTITUTES A MANUFACTURED HOME WHICH IS NO LONGER (I) THEPARCEL 10 WITHIN THE BOUNDARIES OF THE TAX DISTRICT. S 9. Subdivision 1 of section 1180 of the real property tax law, as 11 amended by chapter 579 of the laws of 1995, is amended and a new subdi-12 vision 4 is added to read as follows: 13 14 1. Neither the owner, occupant nor any other person shall have the 15 right to despoil any lands subject to a delinquent tax lien by removing buildings or [mobile] MANUFACTURED homes, other than 16 [separately 17 MANUFACTURED homes UPON WHICH NO CURRENTLY BILLED OR assessed mobile] DELINQUENT TAXES ARE DUE, or by cutting, removing or destroying timber 18 19 other valuable products, growing, existing or being thereon at the or time of the filing of the list of delinquent taxes pursuant to section 20 21 eleven hundred twenty-two of this article. 22 NOTHING CONTAINED IN THIS SECTION SHALL BE CONSTRUED AS PRECLUDING 4. 23 THE ENFORCEMENT OF DELINOUENT TAX LIENS AGAINST MANUFACTURED HOMES. 24 S 10. The executive law is amended by adding a new section 382-b to 25 read as follows: 26 S 382-B. CERTIFICATES OF OCCUPANCY FOR MANUFACTURED HOMES. NO CERTIF-27 ICATE OF OCCUPANCY PERMITTING OCCUPANCY OF A MANUFACTURED HOME, AS 28 TWO HUNDRED THIRTY-THREE OF THE REAL PROPERTY LAW, DEFINED IΝ SECTION 29 SHALL BE ISSUED EXCEPT UPON PROOF OF THE FILING OF THE REAL PROPERTY INFORMATIONAL REPORT PRESCRIBED PURSUANT TO SECTION FIVE HUNDRED SEVEN-30 TY-FOUR OF THE REAL PROPERTY TAX LAW. 31 32 S 11. Paragraph 3 of subdivision a of section 233 of the real property 33 law, as amended by chapter 566 of the laws of 1996, is amended to read 34 as follows: The term "manufactured home park" OR "MANUFACTURED HOME COMMUNITY" 35 3. means a contiguous parcel of privately owned land which is used for 36 the 37 accommodation of three or more manufactured homes occupied for year-38 round living. 39 S 12. Subdivision w of section 233 of the real property law, as 40 amended by section 18 of part B of chapter 389 of the laws of 1997 and paragraph 3-a as added by chapter 405 of the laws of 2001, is amended to 41 42 read as follows: 43 w. Real property tax payments. 1. A manufactured home park OR COMMUNI-TY owner[, operator or the agent of such owner or operator] shall reduce 44 the annual rent paid by a manufactured home [tenant] OWNER for use of 45 46 land upon which such manufactured home sits in an amount equal to the 47 the total of the real property taxes actually paid by such manufactured 48 home [tenant] OWNER for such manufactured home plus the amount by which 49 the taxes on such manufactured home were reduced as a result of the 50 partial real property tax exemption granted to the manufactured home 51 [tenant] OWNER pursuant to article four of the real property tax law, provided such manufactured home [tenant] OWNER: 52 53 (a) owns a manufactured home which is separately assessed, subject to 54 the provisions of paragraph two of this subdivision;

55 (b) is entitled to and actually receives a partial real property tax 56 exemption pursuant to article four of the real property tax law; and

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2 In the case of a manufactured home which is not separately 2. 3 assessed, but which is entitled to and actually receives the school tax 4 relief (STAR) exemption authorized by section four hundred twenty-five of the real property tax law, the tenant of such manufactured home shall 5 6 be entitled to a rent reduction pursuant to this subdivision to the same 7 extent as a tenant of a manufactured home which satisfies the criteria forth in paragraph one of this subdivision. Such rent reduction 8 set shall be equal to the amount by which the taxes on such manufactured 9 10 home were reduced as a result of such exemption.

3. A manufactured home park OR COMMUNITY owner [or operator] providing a reduction in rent as required by paragraph one or two of this subdivision may retain, in consideration for record keeping expenses, two percent of the amount of such reduction.

15 3-a. Any reduction required to be provided pursuant to paragraph one 16 or two of this subdivision shall be provided as follows:

17 (a) a reduction in monthly rent (prorating the reduction in twelve 18 parts) shall take effect upon the first monthly rental payment due sixty 19 days after the last date for the payment of real property taxes with no 20 penalty or interest for lateness and shall be extended to the next elev-21 en monthly payments thereafter; or

(b) with the consent of the manufactured home park OR COMMUNITY owner, [operator, or agent of such owner or operator,] a reduction in rent may be offset in the entire amount of such reduction against the first monthly rental payment due sixty days after the last date for the payment of real property taxes with no penalty or interest for lateness, and the balance thereof, if any, may be offset against the monthly rental payments for succeeding months, until exhausted; or

29 (c) at the election of the manufactured home park OR COMMUNITY owner, 30 [operator, or agent of such owner or operator,] the total amount of such 31 reduction in rent may be paid to the tenant no later than sixty days 32 after the last date for the payment of real property taxes with no 33 penalty or interest for lateness.

4. The failure of a manufactured home park OR COMMUNITY owner [or operator] to comply with the provisions of this subdivision shall be a violation punishable by a fine not to exceed five hundred dollars for each violation.

38 S 13. Subdivision w of section 233 of the real property law is 39 REPEALED and a new subdivision w is added to read as follows:

40 W. A MANUFACTURED HOME PARK OR COMMUNITY OWNER SHALL NOT INCLUDE, AS PART PAYABLE BY A MANUFACTURED HOME OWNER, REAL PROPERTY 41 OF THE RENT TAXES ATTRIBUTABLE SOLELY TO THE HOME OWNED BY 42 THE MANUFACTURED HOME 43 NOTWITHSTANDING THE FOREGOING PROVISIONS OF THIS SUBDIVISION, OWNER. 44 NOTHING CONTAINED IN THIS SUBDIVISION SHALL BE DEEMED ТО PROHIBIT Α 45 MANUFACTURED HOME PARK OR COMMUNITY OWNER FROM INCLUDING SUCH TAXES AS 46 RENT TO BE PAID BY THE MANUFACTURED HOME OWNER WHERE THE MANUFACTURED 47 HOME PARK OR COMMUNITY OWNER PAYS THE REAL PROPERTY TAXES ON BEHALF OF A 48 MANUFACTURED HOME OWNER RESIDING WITHIN SUCH PARK OR COMMUNITY WITH THE 49 CONSENT OF THE HOMEOWNER.

50 S 14. Paragraph ii of subdivision 1-e of section 333 of the real prop-51 erty law is amended by adding a new subparagraph 9 to read as follows: 52 (9) IN THE EVENT THAT THE REAL PROPERTY IS A MANUFACTURED HOME, A 53 STATEMENT THAT THE OWNERSHIP OF THE MANUFACTURED HOME HAS BEEN TRANS-54 FERRED, AND/OR THE MANUFACTURED HOME HAS BEEN LOCATED OR RELOCATED WITH-55 IN THE COUNTY. THE COMMISSIONER MAY PRESCRIBE A SEPARATE FORM FOR USE

3 S 15. Subdivision 15 of section 385 of the vehicle and traffic law is 4 amended by adding a new paragraph (1) to read as follows:

5 (L) NO PERMIT SHALL BE ISSUED PURSUANT TO THIS SUBDIVISION THAT WILL 6 RELOCATION OF A MANUFACTURED HOME UNLESS A TAX COMPLIANCE ALLOW THE 7 CERTIFICATE, PURSUANT TO SECTION NINE HUNDRED NINETY-SEVEN OF THE REAL PROPERTY TAX LAW, HAS BEEN FILED WITH THE DEPARTMENT OF TRANSPORTATION. 8 THIS SUBDIVISION SHALL NOT BE APPLICABLE TO THE TRANSPORT OF A MANUFAC-9 10 TURED HOME FROM THE MANUFACTURER OF SUCH HOME OR A RETAIL SALES LOT, OR TO A TAX DISTRICT THAT HAS FORECLOSED UPON THE HOME. 11

12 S 16. Nothing contained in this act shall be deemed to affect the 13 priority of real property tax liens. Such liens shall continue to have 14 priority over other liens.

15 S 17. This act shall take effect immediately; provided that sections 16 four, ten, eleven and twelve of this act shall take effect January 1, 17 2015; provided further that sections two, three, five, six, seven, eight, nine, fourteen and fifteen of this act shall take effect January 18 19 1, 2016; and provided further that sections one and thirteen of this act shall take effect January 1, 2017; and provided further however, that 20 21 effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effec-22 tive date are authorized and directed to be made and completed on or 23 24 before such effective date.