2015-2016 Regular Sessions

IN SENATE

January 22, 2015

Introduced by Sen. MARTINS -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

AN ACT to amend the general municipal law and the municipal home rule law, in relation to the requirements for consolidating or dissolving certain local government entities and to repeal sections 758, 759, 780 and 781 of the general municipal law relating thereto

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

Section 1. Subdivision 2 of section 752 of the general municipal law, 1 2 as added by chapter 74 of the laws of 2009, is amended to read as 3 follows: 4 2. The proposed joint consolidation agreement shall specify: (a) the name of each local government entity to be consolidated; 5 the name of the proposed consolidated local government entity, 6 (b) 7 which name shall be such as to distinguish it from the name of any other like unit of government in the state of New York (except the name of any 8 one of the entities to be consolidated); 9 10 (c) the rights, duties and obligations of the proposed consolidated 11 local government entity; 12 (d) the territorial boundaries of the proposed consolidated local 13 qovernment entity; (e) the type and/or class of the proposed consolidated local govern-14 15 ment entity; (f) the governmental organization of the proposed consolidated local 16 17 government entity insofar as it concerns elected and appointed officials and public employees, along with a transitional plan and schedule for 18 elections and appointments of officials; 19 (g) a fiscal estimate of the cost of and savings which may be realized 20 21 from consolidation[;], INCLUDING BUT NOT LIMITED TO THE FOLLOWING: (I) INCREASED EFFICIENCIES THROUGH IMPROVED ECONOMIES OF SCALE; 22 EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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(II) DISCONTINUING AND/OR RESTRUCTURING THE PROVISION OF PARTICULAR 1 2 SERVICES, AND THE EXTENT TO WHICH DISCONTINUING AND/OR RESTRUCTURING 3 SUCH SERVICES MAY ONLY BE ACHIEVED THROUGH CONSOLIDATION; 4 (III) THE ELIMINATION OF ELECTED OFFICES; 5 INCREASED AID FROM THE STATE TO THE RESULTING LOCAL GOVERNMENT (IV) 6 ENTITY; AND 7 (V) THE EXTENT TO WHICH SERVICES WILL NO LONGER BE PROVIDED THROUGH 8 THE USE OF VOLUNTEERS; 9 THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE TAXPAYERS (H) 10 LOCATED IN THE LOCAL GOVERNMENT ENTITIES TO BE CONSOLIDATED; (I) WHETHER THE CONSOLIDATION WILL 11 RESULT IN A NET INCREASE OR 12 THE STATE'S LOCAL GOVERNMENT ENTITIES AS THAT TERM IS DECREASE IN DEFINED IN THIS ARTICLE; 13 14 [(h)] (J) each entity's assets, including, but not limited to, real 15 and personal property, and the fair value thereof in current money of the United States; 16 17 [(i)] (K) each entity's liabilities and indebtedness, bonded and otherwise, and the fair value thereof in current money of the United 18 19 States; 20 [(j)] (L) terms for the disposition of existing assets, liabilities 21 indebtedness of each local government entity, either jointly, sepaand rately or in certain defined proportions; 22 23 [(k)] (M) terms for the common administration and uniform enforcement local laws, ordinances, resolutions, orders and the like, within the 24 of 25 proposed consolidated local government entity, consistent with section 26 seven hundred sixty-nine of this title; 27 [(1)] (N) the effective date of the proposed consolidation; and 28 [(m)] (O) the time and place or places for the public hearing or hear-29 ings on such proposed joint consolidation agreement pursuant to section seven hundred fifty-four of this title. 30 S 2. Section 755 of the general municipal law, as added by chapter 31 74 32 of the laws of 2009, is amended to read as follows: 33 S 755. Referendum resolution for consolidation [of towns or villages]. joint consolidation agreement calls for the consolidation of 34 [If a 1. two or more towns, two or more villages or one or more towns and 35 villages, then contemporaneous] CONTEMPORANEOUS with the final approval 36 37 of the joint consolidation agreement pursuant to subdivision three of 38 section seven hundred fifty-four of this title, the governing body or 39 bodies of the local government entities to be consolidated shall enact a 40 resolution calling for a referendum on the proposed consolidation by the electors in each of the entities. 41 42 2. The resolution calling for the referendum on the proposed consol-43 idation shall: 44 (a) provide (i) the name of each [of the towns and/or villages] LOCAL 45 GOVERNMENT ENTITY proposed to be consolidated, (ii) a statement fully describing the territory to be included within the proposed consolidated 46 47 local government entity, (iii) the name of the proposed consolidated 48 local government entity, and (iv) the date for the referendum[, in 49 accordance with subdivision one of section seven hundred fifty-eight of 50 this title]; 51 (b) state the substance of the question to be submitted to the elec-52 tors; and (c) set forth such other matters as may be necessary to call, provide 53 54 for and give notice of the referendum and to provide for the conduct thereof and the canvass of the returns thereupon. 55

1 3. The resolution calling for a referendum on the proposed consol-2 idation shall have attached to it the final approved version of the 3 joint consolidation agreement.

4 4. IF THE REFERENDUM SHALL FAIL, THE CONSOLIDATION PROCESS SPECIFIED 5 BY THIS TITLE SHALL NOT BE INITIATED FOR THE LOCAL GOVERNMENT ENTITIES 6 BY ELECTORATE PETITION PURSUANT TO SECTION SEVEN HUNDRED FIFTY-SEVEN OF 7 THIS TITLE WITHIN FOUR YEARS OF THE DATE OF THE REFERENDUM. THIS MORA-8 TORIUM SHALL NOT APPLY TO A PROPOSED CONSOLIDATION INVOLVING A DIFFERENT 9 COMBINATION OF LOCAL GOVERNMENT ENTITIES.

10 S 3. Section 757 of the general municipal law, as added by chapter 74 11 of the laws of 2009, is amended to read as follows:

S 757. Initiative of electors seeking consolidation. 1. The electors 12 two or more local government entities may commence a consolidation 13 of 14 proceeding by filing an original petition, containing not less than the 15 number of signatures provided for in subdivision two of this section and 16 in the form provided for in subdivision three of this section, with the 17 clerk of the town in which the entities or the greater portion of their territory are located, except that if one or more of the entities to be 18 19 consolidated is a village the original petition of electors from the village shall be filed with the clerk of the village. Accompanying the 20 21 filed petition shall be a cover sheet containing the name, address and 22 telephone number of an individual who signed the petition and who will 23 serve as a contact person.

24 2. The petition shall contain [the] signatures [of] EQUAL TO at least 25 [ten] TWENTY-FIVE percent of the number of electors AT THE LAST GENERAL ELECTION OF THE LOCAL GOVERNMENT ENTITY or five thousand [electors], 26 whichever is less, in each local government entity to be consolidated[; provided, however, that where the local government entity to be consol-27 28 idated contains five hundred or fewer electors, the petition shall 29 contain the signatures of at least twenty percent of the number of elec-30 tors]. No signature on a petition is valid unless it is the original signature of an elector. FOR A SIGNATURE TO BE VALID, IT MUST BE SIGNED 31 32 33 WITHIN ONE HUNDRED TWENTY DAYS OF THE PETITION BEING FILED WITH THE CLERK. 34

35 3. The petition shall substantially comply with, and be circulated in, 36 the following form:

PETITION FOR LOCAL GOVERNMENT CONSOLIDATION

38 We, the undersigned electors and legal voters of (insert type of local government entity - e.g., town, village or district) of (insert name of 39 40 local government entity), New York, qualified to vote at the next general or special election, respectfully petition that there be submitted to 41 the electors and legal voters of (insert type and name of local govern-42 43 ment entities proposed to be consolidated), for their approval or 44 rejection at a referendum held for that purpose, a proposal to consol-45 idate (insert type and name of local government entity) with (insert type and name of local government entity or entities) PURSUANT TO A 46 CONSOLIDATION PLAN DEVELOPED AND PRESENTED TO THE PUBLIC PRIOR TO THE 47 48 REFERENDUM.

49 In witness whereof, we have signed our names on the dates indicated 50 next to our signatures.

Date

1 fied elector of the state of New York. Such a statement shall be 2 accepted for all purposes as the equivalent of an affidavit, and if it 3 contains a material false statement, shall subject the person signing it 4 to the same penalties as if he or she has been duly sworn. The form of 5 such statement shall be substantially as follows:

6 I, (insert name of witness), state that I am a duly qualified voter of the state of New York. Each of the persons that have signed this peti-7 8 tion sheet containing (insert number) signatures have signed their names in my presence on the dates indicated above and identified themselves to 9 10 the same person who signed the sheet. I understand that this statebe 11 ment will be accepted for all purposes as the equivalent of an affidavit, and if it contains a materially false statement, shall subject me 12 13 to the penalties of perjury. 14

Date Signature of Witness) (In lieu of the signed statement of a witness who is a duly qualified voter of the state of New York, the following statement signed by a notary public or a commissioner of deeds shall be accepted:

On the date indicated above before me personally came each of the electors and legal voters whose signatures appear on this petition sheet containing (insert number) signatures, who signed the petition in my presence and who, being by me duly sworn, each for himself or herself, identified himself or herself as the one and same person who signed the petition and that the foregoing information they provided was true.

Notary Public or Commissioner of Deeds)

27 4. An alteration or correction of information appearing on a 28 petition's signature line, other than an un-initialed signature and 29 date, shall not invalidate such signature.

5. In matters of form, this section shall be liberally construed, not inconsistent with substantial compliance thereto and the prevention of fraud.

33 6. Within ten days of the filing of the petition seeking consolidation pursuant to subdivision one of this section, the clerk with whom the 34 petition was filed shall make a final determination regarding the suffi-35 ciency of the number of signatures on the petition and provide timely 36 37 written notice of such determination to the contact person named in the 38 cover sheet accompanying the petition. The contact person or any individual who signed the petition may seek judicial review of such determi-39 40 nation in a proceeding pursuant to article seventy-eight of the civil practice [laws] LAW and rules. 41

[7. Upon the clerk's determination that the petition contains not less 42 43 than the number of signatures of electors required in subdivision two of 44 this section, the governing body or bodies of the local government enti-45 ties to be consolidated shall, no later than thirty days thereafter, enact a resolution in accordance with subdivision two of section seven 46 47 hundred fifty-five of this title calling for a referendum on the 48 proposed consolidation by the electors in each of the entities and set a 49 date for such referendum.]

50 S 4. Sections 758 and 759 of the general municipal law are REPEALED.

51 S 5. Section 760 of the general municipal law, as added by chapter 74 52 of the laws of 2009, is amended to read as follows:

53 S 760. [Duty to approve proposed elector initiated] STUDY COMMISSION 54 AND DEVELOPMENT OF PROPOSED consolidation plan. 1. [In the case of a 55 proposed consolidation of local government entities properly initiated 56 by petition of electors pursuant to section seven hundred fifty-seven of

this title, if a majority of the electors voting in a referendum held in 1 2 each of the local government entities to be consolidated vote in favor 3 consolidation] UPON THE CLERK OF EACH LOCAL GOVERNMENT ENTITY DETERof 4 MINING THAT THE PETITION CONTAINS NOT LESS THAN THE NUMBER OF SIGNATURES 5 ELECTORS REQUIRED IN SUBDIVISION TWO OF SECTION SEVEN HUNDRED FIFTY-OF 6 SEVEN OF THIS TITLE, the entities' governing body or bodies [shall] MUST 7 meet within thirty days after certification of the [favorable vote and, within one hundred eighty days of such meeting, prepare and approve by 8 resolution a proposed elector initiated consolidation plan] PETITION TO FORM A COMMISSION TO STUDY, FORMULATE A PLAN FOR, AND MAKE RECOMMENDA-9 TΟ 10 11 TIONS REGARDING THE CONSOLIDATION OF (INSERT TYPE AND NAME OF LOCAL 12 GOVERNMENT ENTITIES).

13 2. THE STUDY COMMISSION MAY HAVE ANY NUMBER OF MEMBERS THE LOCAL 14 GOVERNING BODIES DETERMINE TO BE BENEFICIAL FOR DEVELOPING A CONSOL-15 IDATION PLAN WITH THE REQUIREMENT THAT THE COMMISSION MUST, IN ADDITION TO APPOINTMENTS MADE BY THE CHIEF ELECTED OFFICER SUBJECT TO THE GOVERN-16 17 ING BODY'S APPROVAL, INCLUDE THE CHIEF ELECTED OFFICIAL (IN THE CASE OF 18 SPECIAL DISTRICT OR FIRE DISTRICT, THE CHAIRMAN OF THE BOARD OF Α 19 COMMISSIONERS) OF EACH LOCAL GOVERNMENT ENTITY, ONE MEMBER OF EACH LOCAL GOVERNMENT ENTITY'S GOVERNING BODY TO BE SELECTED BY A MAJORITY VOTE 20 OF 21 GOVERNING BODY (IN THE CASE OF A SPECIAL DISTRICT OR FIRE DISTRICT, THE 22 THE BOARD OF COMMISSIONERS MUST SELECT NO LESS THAN ONE COMMISSIONER OR 23 REPRESENTATIVE). EACH LOCAL GOVERNMENT ENTITY MUST HAVE EQUAL REPRESEN-24 TATION ON THE COMMISSION.

25 3. THE STUDY COMMISSION MAY FORM SUB-COMMITTEES AND CONDUCT COMMUNITY 26 FORUMS AND PUBLIC HEARINGS IT DEEMS NECESSARY TO DEVELOP A CONSOLIDATION 27 IT IS A PROPER PUBLIC PURPOSE FOR THE GOVERNING BODIES TO APPRO-PLAN. PRIATE MONEY FOR NECESSARY EXPENSES RELATED 28 TO STUDYING THE PROPOSED 29 CONSOLIDATION AND DEVELOPING A CONSOLIDATION PLAN. THE STUDY COMMISSION 30 IS A PUBLIC BODY WITHIN THE MEANING OF SECTION ONE HUNDRED TWO OF THE 31 PUBLIC OFFICERS LAW. MEMBERS OF THE STUDY COMMISSION WHO ARE NOT ALREADY 32 OFFICERS MUST FILE AN OATH OF OFFICE WITH THE CLERK OF THE LOCAL PUBLIC 33 GOVERNMENT ENTITY.

4. WITHIN TWO HUNDRED SEVENTY DAYS OF ITS FORMATION, THE STUDY COMMIS-SION MUST PREPARE AND APPROVE A PROPOSED ELECTOR INITIATED CONSOLIDATION PLAN. UPON THE REQUEST OF THE STUDY COMMISSION, THE LOCAL GOVERNING BODIES MAY EXTEND THE TIME TO COMPLETE THE CONSOLIDATION PLAN BY NINETY BAYS.

39 [2.] 5. The proposed elector initiated consolidation plan shall 40 include:

(a) the name of each local government entity to be consolidated;

(b) the name of what will be the consolidated local government entity, which name shall be such as to distinguish it from the name of any other like unit of government in the state of New York (except the name of any one of the entities to be consolidated);

46 (c) the rights, duties and obligations of the consolidated local 47 government entity;

48 (d) the territorial boundaries of the consolidated local government 49 entity;

(e) the type and/or class of the consolidated local government entity;
(f) the governmental organization of the consolidated local government
entity insofar as it concerns elected and appointed officials and public
employees, along with a transitional plan and schedule for elections and
appointments of officials;

55 (g) a fiscal estimate of the cost of and savings which may be realized 56 from consolidation;

(h) each entity's assets, including, but not limited to, real and 1 2 personal property, and the fair value thereof in current money of the 3 United States; 4 (i) each entity's liabilities and indebtedness, bonded and otherwise, 5 and the fair value thereof in current money of the United States; (j) terms for the disposition of existing assets, 6 liabilities and 7 indebtedness of each local government entity, either jointly, separately 8 or in certain defined proportions; terms for the common administration and uniform enforcement of 9 (k) 10 local laws, ordinances, resolutions, orders and the like, within the consolidated local government entity, consistent with section seven 11 hundred sixty-nine of this title; 12 (1) the effective date of the PROPOSED consolidation; [and] 13 14 (m) the time and place or places for the public hearing or hearings on 15 such proposed elector initiated consolidation plan pursuant to section 16 seven hundred sixty-two of this title[.]; 17 THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE TAXPAYERS (N) LOCATED IN THE LOCAL GOVERNMENT ENTITIES TO BE CONSOLIDATED; 18 19 (O) A FISCAL ESTIMATE OF THE COST OF AND SAVINGS WHICH MAY BE REALIZED 20 FROM CONSOLIDATION, INCLUDING BUT NOT LIMITED TO THE FOLLOWING: (I) 21 INCREASED EFFICIENCIES THROUGH IMPROVED ECONOMIES OF SCALE, (II) DISCON-22 AND/OR RESTRUCTURING THE PROVISION OF PARTICULAR SERVICES, AND TINUING THE EXTENT TO WHICH DISCONTINUING AND/OR RESTRUCTURING SUCH SERVICES MAY 23 24 ONLY BE ACHIEVED THROUGH CONSOLIDATION; (III) THE ELIMINATION OF ELECTED 25 OFFICES; (IV) INCREASED AID FROM THE STATE ΤO THE RESULTING LOCAL 26 GOVERNMENT ENTITY; (V) THE EXTENT TO WHICH SERVICES WILL NO LONGER BE 27 PROVIDED THROUGH THE USE OF VOLUNTEERS; 28 (P) WHETHER THE CONSOLIDATION WILL RESULT NET IN A INCREASE OR 29 DECREASE INTHESTATE'S LOCAL GOVERNMENT ENTITIES AS THAT TERM IS DEFINED IN THIS ARTICLE; AND 30 31 (O) ANY OTHER MATTER DESIRABLE OR NECESSARY TO CARRY OUT THE CONSOL-32 IDATION. 33 THE PLAN TO THE GOVERNING BODIES. AFTER CONDUCTING A 6. DELIVERY OF 34 PUBLIC HEARING ON THE FINALIZED PLAN, SUCH HEARING HELD ON AT LEAST SEVEN DAYS NOTICE PUBLISHED IN A NEWSPAPER OR NEWSPAPERS WITH GENERAL 35 CIRCULATION IN THE LOCAL GOVERNMENT ENTITIES, STUDY 36 THE CONSOLIDATION 37 COMMISSION MUST FILE A FINALIZED CONSOLIDATION PLAN AND ITS RECOMMENDA-38 TIONS ON WHETHER TO CONSOLIDATE WITH THE CLERKS OF THE LOCAL GOVERNMENT 39 IMMEDIATELY DELIVER THE PLAN AND RECOMMENDATIONS TO ENTITIES WHO MUST 40 THE LOCAL GOVERNMENT ENTITIES' GOVERNING BODIES. S 6. The opening paragraph of section 761 of the general municipal 41 law, as added by chapter 74 of the laws of 2009, is amended to read as 42 43 follows: No later than five business days after [approving] RECEIVING a 44 45 proposed elector initiated consolidation plan pursuant to section seven hundred sixty of this title, the governing body or bodies of the local 46 47 government entities to be consolidated shall: 7. 48 S Subdivision 1 of section 762 of the general municipal law, as added by chapter 74 of the laws of 2009, is amended to read as follows: 1. The governing body or bodies of the local government entities to be 49 50 51 consolidated shall set a time and place or places for one or more public hearings on the proposed elector initiated consolidation plan. 52 The hearing or hearings shall be held no less than thirty-five days and no 53 54 more than ninety days after RECEIVING the proposed elector initiated 55 consolidation plan [is approved] DEVELOPED pursuant to section seven 56 hundred sixty of this title. The hearing or hearings may be held jointly

1 or separately by the governing body or bodies of the entities. Any 2 interested person shall be given a reasonable opportunity to be heard on 3 any aspect of the proposed consolidation.

4 S 8. Section 763 of the general municipal law, as added by chapter 74 5 of the laws of 2009, is amended to read as follows:

6 S 763. [Effective date of] REFERENDUM ON THE elector initiated consol-7 idation plan[; permissive referendum]. 1. [Local government entities 8 consolidated pursuant to an elector initiated consolidated plan shall continue to be governed as before consolidation until the effective date 9 10 of the consolidation specified in such plan, which date shall be no less 11 than forty-five days after final approval of such plan pursuant to subdivision three of section seven hundred sixty-two or subdivision four 12 13 of section seven hundred sixty-four of this title.

14 2. Notwithstanding subdivision one of this section, the] THE elector 15 initiated consolidation plan shall not take effect [if, no later than 16 forty-five days after final approval thereof pursuant to subdivision 17 three of section seven hundred sixty-two or subdivision four of section 18 seven hundred sixty-four of this title, electors of a local government 19 entity to be consolidated pursuant to such plan shall:

(a) file an original petition, containing not less than the number of signatures provided for in subdivision three of this section, seeking a referendum on the question whether the elector initiated consolidation plan shall take effect, with the clerk of the town in which the entity or the greater portion of its territory is located, except that if the entity is a village the original petition of electors from the village shall be filed with the clerk of the village; and

(b) thereafter less than] UNLESS a majority of the electors in [the]EACH entity vote in the affirmative on such question at a referendum.

29 [3. The petition shall be circulated, signed and authenticated in 30 substantial compliance with the provisions of section seven hundred fifty-seven of this title, shall contain the signatures of at least 31 32 twenty-five percent of the number of electors or fifteen thousand elec-33 tors, whichever is less, in the local government entity to be consolidated, and shall be accompanied by a cover sheet containing the name, 34 35 address and telephone number of an individual who signed the petition and who will serve as a contact person. 36

37 4. Within ten days of the filing of the petition seeking a referendum on whether the elector initiated dissolution plan shall take effect, the 38 39 clerk with whom the petition was filed shall make a final determination 40 regarding the sufficiency of the number of signatures on the petition and provide timely written notice of such determination to the contact 41 person named in the cover sheet accompanying the petition. 42 The contact individual who signed the petition may seek judicial 43 person or any 44 review of such determination in a proceeding pursuant to article seven-45 ty-eight of the civil practice law and rules. Upon the clerk's determination that the petition contains no less than the required number of 46 the governing body of the local government entity to which 47 signatures, 48 such petition applies shall within thirty days enact a resolution call-49 ing for a referendum by the electors of such entity on the question 50 whether to approve the elector initiated consolidation plan and set a date for such referendum in accordance with subdivision five of this 51 52 section.

53 5.] 2. The referendum on the question OF whether the elector initiated 54 consolidation plan shall take effect shall be submitted at a special 55 election to be held not less than sixty or more than ninety days after 56 enactment of a resolution APPROVING THE FINAL VERSION OF THE ELECTOR

INITIATED CONSOLIDATION PLAN pursuant to subdivision [four] THREE of 1 [this] section SEVEN HUNDRED SIXTY-TWO OF THIS TITLE, provided, however, 2 3 that in cases where a town or village general election falls within such 4 period, the referendum question may be considered during [a] THAT town 5 or village general election. 6 [6.] 3. Notice of the referendum shall be given to the electors of the 7 local government entity to which the petition applies by publication in 8 a newspaper having a general circulation within the boundaries of the entity at least once a week for four consecutive weeks immediately prior 9 10 to the referendum. The notice shall include, but not be limited to: 11 (a) a summary of the contents of the resolution and elector initiated 12 consolidation plan; 13 (b) а statement as to where may be examined a copy of the resolution 14 and elector initiated consolidation plan; 15 (c) the time and place or places at which the referendum will be held, in accordance with subdivision [five] TWO of this section; and 16 17 (d) such other matters as may be necessary to call, provide for and give notice of the referendum and to provide for the conduct thereof and 18 19 the canvass of the returns thereupon. 20 [7.] 4. In a referendum held pursuant to this section, the referendum 21 question shall be placed before the electors of the local government 22 entity to which the petition applies in a form reading substantially as follows: 23 24 ["The voters of the (insert type and name of each local government 25 entity to which the consolidation plan applies) having previously voted 26 to consolidate, shall the elector initiated consolidation plan take 27 effect?] "SHALL (INSERT TYPE AND NAME OF LOCAL GOVERNMENT ENTITIES) BE CONSOLIDATED? 28 29 YES ___ 30 NO [8.] 5. The elector initiated consolidation plan shall not take effect 31 32 unless a majority of the electors voting in the local government entity 33 to which the petition applies vote in favor of such plan taking effect. If such a majority vote does not result, the referendum shall fail 34 and consolidation shall not take effect. 35 THE REFERENDUM SHALL FAIL, THE CONSOLIDATION PROCESS SPECIFIED 36 6. IF BY THIS TITLE SHALL NOT BE INITIATED FOR THE LOCAL GOVERNMENT 37 ENTITIES 38 ELECTORATE PETITION PURSUANT TO SECTION SEVEN HUNDRED FIFTY-SEVEN OF ΒY 39 THIS TITLE WITHIN FOUR YEARS OF THE DATE OF THE REFERENDUM. THIS MORA-40 TORIUM SHALL NOT APPLY TO A PROPOSED CONSOLIDATION INVOLVING A DIFFERENT COMBINATION OF LOCAL GOVERNMENT ENTITIES. 41 9. Section 773 of the general municipal law, as added by chapter 74 42 S 43 of the laws of 2009, is amended to read as follows: 44 S 773. Commencing the proceeding. 1. A local government entity other 45 than a town may be dissolved and terminated by the procedure described in this title. 46 47 2. Dissolution proceedings may be commenced by: 48 (a) a resolution of the governing body of the local government entity 49 to be dissolved [endorsing a proposed dissolution plan]; or 50 (b) elector initiative. 51 S 10. Section 774 of the general municipal law, as added by chapter 74 of the laws of 2009, is amended to read as follows: 52 774. [Proposed] GOVERNING BODY-INITIATED dissolution [plan]. 1. The 53 S 54 governing body of a local government entity may, by resolution, [endorse 55 a proposed dissolution plan for the purpose of commencing dissolution proceedings under this article] INITIATE A DISSOLUTION PROCEEDING BY 56

FORMING A COMMISSION TO STUDY, FORMULATE A PLAN FOR, AND MAKE RECOMMEN-1 2 DATIONS REGARDING THE DISSOLUTION AND TERMINATION OF THE LOCAL GOVERN-3 MENT ENTITY. THE RESOLUTION MAY ONLY BE ADOPTED AFTER CONDUCTING A 4 PUBLIC HEARING ON THE PROPOSAL, SUCH HEARING HELD ON AT LEAST SEVEN DAYS 5 PUBLISHED IN A NEWSPAPER WITH GENERAL CIRCULATION IN THE LOCAL NOTICE 6 GOVERNMENT ENTITY.

7 2. THE STUDY COMMISSION MAY HAVE ANY NUMBER OF MEMBERS THE LOCAL 8 GOVERNING BODY DETERMINES TO BE BENEFICIAL FOR DEVELOPING A DISSOLUTION 9 PLAN WITH THE REQUIREMENT THAT THE COMMISSION MUST, IN ADDITION TO 10 APPOINTMENTS MADE BY THE CHIEF ELECTED OFFICER SUBJECT TO THE GOVERNING BODY'S APPROVAL, INCLUDE THE CHIEF ELECTED OFFICIAL (IN THE CASE 11 OF Α SPECIAL DISTRICT OR FIRE DISTRICT, THE CHAIRMAN OF THE BOARD OF COMMIS-12 SIONERS) OF THE LOCAL GOVERNMENT ENTITY, ONE MEMBER OF THE LOCAL GOVERN-13 14 MENT ENTITY'S GOVERNING BODY TO BE SELECTED BY A MAJORITY VOTE OF 15 GOVERNING BODY (IN THE CASE OF A SPECIAL DISTRICT OR FIRE DISTRICT, THE 16 BOARD OF COMMISSIONERS MUST SELECT NO LESS THAN ONE COMMISSIONER OR 17 REPRESENTATIVE), AND THE SUPERVISOR OF THE TOWN OR TOWNS IN WHICH THE LOCAL GOVERNMENT ENTITY IS LOCATED. 18

19 3. THE STUDY COMMISSION MAY FORM SUB-COMMITTEES AND CONDUCT COMMUNITY FORUMS AND PUBLIC HEARINGS IT DEEMS NECESSARY TO DEVELOP A DISSOLUTION 20 21 PLAN. IT IS A PROPER PUBLIC PURPOSE FOR THE GOVERNING BODY OF THE LOCAL 22 GOVERNMENT ENTITY TO APPROPRIATE MONEY FOR NECESSARY EXPENSES RELATED TO 23 STUDYING THE PROPOSED DISSOLUTION AND DEVELOPING A DISSOLUTION PLAN. THE 24 STUDY COMMISSION IS A PUBLIC BODY WITHIN THE MEANING OF SECTION ONE 25 HUNDRED TWO OF THE PUBLIC OFFICERS LAW. MEMBERS OF THE STUDY COMMISSION 26 ARE REQUIRED TO FILE AN OATH OF OFFICE WITH THE CLERK OF THE LOCAL GOVERNMENT ENTITY. 27

28 4. WITHIN TWO HUNDRED SEVENTY DAYS OF ITS FORMATION, THE STUDY COMMIS-29 SION MUST PREPARE AND APPROVE A PROPOSED DISSOLUTION PLAN. UPON THE REQUEST OF THE STUDY COMMISSION, THE LOCAL GOVERNING BODY MAY EXTEND THE 30 TIME TO COMPLETE THE DISSOLUTION PLAN BY NINETY DAYS. 31 32

[2.] 5. The proposed dissolution plan shall specify:

(a) the name of the local government entity to be dissolved;

34 (b) the territorial boundaries of the entity;

35 (c) the type and/or class of the entity;

36 (d) a fiscal estimate of the cost of dissolution;

37 (e) any plan for the transfer or elimination of public employees;

38 (f) the entity's assets, including but not limited to real and 39 personal property, and the fair value thereof in current money of the 40 United States;

(g) the entity's liabilities and indebtedness, bonded and otherwise, 41 42 and the fair value thereof in current money of the United States;

43 (h) any agreements entered into with the town or towns in which the 44 entity is situated in order to carry out the dissolution;

45 (i) the manner and means by which the residents of the entity will 46 continue to be furnished municipal services following the entity's 47 dissolution;

48 (j) terms for the disposition of the entity's assets and the disposition of its liabilities and indebtedness, including the 49 levy and 50 collection of the necessary taxes and assessments therefor;

51 (k) findings as to whether any local laws, ordinances, rules or regulations of the entity shall remain in effect after the effective date of 52 the dissolution or shall remain in effect for a period of time other 53 54 than as provided by section seven hundred eighty-nine of this title; 55 (1) the effective date of the proposed dissolution;

(m) the time and place or places for a public hearing or hearings on 1 2 the proposed dissolution plan pursuant to section seven hundred seven-3 ty-six of this title; [and] (N) THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE TAXPAYERS 5 LOCATED IN THE LOCAL GOVERNMENT ENTITY TO BE DISSOLVED; 6 (O) THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE TAXPAYERS 7 OF THE TOWN OUTSIDE OF THE LOCAL GOVERNMENT ENTITY TO BE DISSOLVED; 8 (P) A FISCAL ESTIMATE OF THE COST OF AND SAVINGS WHICH MAY BE REALIZED 9 FROM DISSOLUTION, INCLUDING BUT NOT LIMITED TO THE FOLLOWING: (I) 10 INCREASED EFFICIENCIES THROUGH IMPROVED ECONOMIES OF SCALE, (II) DISCON-TINUING AND/OR RESTRUCTURING THE PROVISION OF PARTICULAR 11 SERVICES, AND 12 THE EXTENT TO WHICH DISCONTINUING AND/OR RESTRUCTURING SUCH SERVICES MAY ACHIEVED THROUGH DISSOLUTION; (III) THE ELIMINATION OF ELECTED 13 ONLY BE 14 OFFICES; (IV) INCREASED AID FROM THE STATE TO THE RESULTING LOCAL 15 GOVERNMENT ENTITY; (V) THE EXTENT TO WHICH SERVICES WILL NO LONGER BE 16 PROVIDED THROUGH THE USE OF VOLUNTEERS; 17 (Q) WHETHER THE DISSOLUTION WILL RESULT IN A NET INCREASE OR DECREASE IN THE STATE'S LOCAL GOVERNMENT ENTITIES AS THAT TERM IS DEFINED IN THIS 18 19 ARTICLE; AND 20 any other matter desirable or necessary to carry out the [(n)] (R) 21 dissolution. 22 6. DELIVERY OF THE PLAN TO THE GOVERNING BODY. AFTER CONDUCTING A 23 THE FINALIZED PLAN, SUCH HEARING HELD ON AT LEAST PUBLIC HEARING ON 24 SEVEN DAYS NOTICE PUBLISHED IN A NEWSPAPER WITH GENERAL CIRCULATION IN 25 LOCAL GOVERNMENT ENTITY, THE DISSOLUTION STUDY COMMISSION MUST FILE THE 26 A FINALIZED DISSOLUTION PLAN AND ITS RECOMMENDATIONS ON WHETHER TΟ 27 DISSOLVE WITH THE CLERK OF THE LOCAL GOVERNMENT ENTITY WHO MUST IMME-28 DIATELY DELIVER THE PLAN AND RECOMMENDATIONS TO THE LOCAL GOVERNMENT 29 ENTITY'S GOVERNING BODY. The opening paragraph of section 775 of the general municipal 30 S 11. law, as added by chapter 74 of the laws of 2009, is amended to read as 31 32 follows: later than five business days after [commencement of dissolution 33 No proceedings] THE DELIVERY OF THE DISSOLUTION PLAN AND RECOMMENDATIONS 34 pursuant to section seven hundred seventy-four of 35 this title, the governing body of the local government entity to be dissolved shall: 36 37 S 12. Subdivisions 1 and 3 of section 776 of the general municipal law, as added by chapter 74 of the laws of 2009, are amended to read as 38 39 follows: 40 1. The governing body of the local government entity to be dissolved shall set a time and place or places for one or more public hearings on 41 the proposed dissolution plan. The hearing or hearings shall be held no 42 43 less than thirty-five days and no more than ninety days after [commence-44 of dissolution proceedings] RECEIVING THE DISSOLUTION PLAN RECOMment 45 MENDATIONS pursuant to section seven hundred seventy-four of this title. 46 Any interested person shall be given a reasonable opportunity to be 47 heard on any aspect of the proposed dissolution. 48 3. After completion of the final hearing, the governing body of the local government entity to be dissolved may amend the proposed dissol-49 ution plan, provided that the amended version complies with the

50 provisions of subdivision [two] FOUR of section seven hundred seventy-51 four of this title and is publicized pursuant to subdivision four of 52 this section, [and/or] OR approve a final version of the dissolution 53 54 plan[, or decline to proceed further with dissolution proceedings]. Any 55 approval by the governing body of a final version of the dissolution 56 plan must occur within one hundred eighty days of the final hearing.

S 13. Section 777 of the general municipal law, as added by chapter 74 1 2 of the laws of 2009, is amended to read as follows: 3 777. Referendum resolution for dissolution [of villages]. 1. [If a S 4 dissolution plan calls for the dissolution of a village, then contempo-5 raneous] CONTEMPORANEOUS with the final approval of the dissolution plan 6 pursuant to subdivision three of section seven hundred seventy-six of 7 this title, the governing body of the [village] LOCAL GOVERNMENT ENTITY 8 shall enact a resolution calling for a referendum on the proposed dissolution by the electors in the [village] LOCAL GOVERNMENT ENTITY. 9 10 2. The resolution calling for the referendum on the proposed dissol-11 ution shall: 12 provide (i) the name of the [village] LOCAL GOVERNMENT ENTITY to (a) 13 be dissolved; and (ii) the date for the referendum, in accordance with 14 subdivision one of section seven hundred eighty of this title; 15 (b) state the substance of the question to be submitted to the elec-16 tors; and 17 (c) set forth such other matters as may be necessary to call, provide 18 and give notice of the referendum and to provide for the conduct for 19 thereof and the canvass of the returns thereupon. 20 3. The resolution calling for the referendum on the proposed dissol-21 ution shall have attached to it the final approved version of the 22 dissolution plan. 23 4. IF THE REFERENDUM SHALL FAIL, THE DISSOLUTION PROCESS SPECIFIED ΒY 24 TITLE SHALL NOT BE INITIATED FOR THE LOCAL GOVERNMENT ENTITY BY THIS 25 ELECTORATE PETITION PURSUANT TO SECTION SEVEN HUNDRED SEVENTY-NINE OF 26 THIS TITLE WITHIN FOUR YEARS OF THE DATE OF THE REFERENDUM. S 14. Section 779 of the general municipal law, as added by chapter 74 27 28 of the laws of 2009, is amended to read as follows: 29 779. Initiative of electors seeking dissolution. 1. The electors of S a local government entity may commence a dissolution proceeding by 30 filing an original petition, containing not less than the number of 31 32 signatures provided for in subdivision two of this section and in the 33 form provided for in subdivision three of this section, with the clerk of the town in which the entity or the greater portion of its territory 34 is located, except that if the entity is a village the original petition 35 electors from the village shall be filed with the clerk of the 36 of 37 village. Accompanying the filed petition shall be a cover sheet contain-38 ing the name, address and telephone number of an individual who signed 39 the petition and who will serve as a contact person. A PETITION MAY NOT 40 BE SUBMITTED PURSUANT TO THIS SECTION IF A RESOLUTION INITIATING THE DISSOLUTION PROCESS HAS BEEN ADOPTED PURSUANT TO SECTION SEVEN HUNDRED 41 SEVENTY-FOUR OF THIS TITLE, UNTIL THE PROCESS THEREUNDER, INCLUDING 42 THE 43 CONDUCTING OF THE REFERENDUM PURSUANT TO SECTION SEVEN HUNDRED SEVENTY-44 SEVEN OF THIS TITLE, HAS BEEN COMPLETED. 45 2. The petition shall contain [the] signatures [of] EQUAL TO at least TWENTY-FIVE percent of the number of electors AT THE LAST GENERAL 46 [ten] 47 ELECTION OF THE LOCAL GOVERNMENT ENTITY or five thousand [electors], 48 whichever is less, in the local government entity to be dissolved[; 49 provided, however, that where the local government entity to be 50 five hundred or fewer electors, the petition shall dissolved contains 51 contain the signatures of at least twenty percent of the number of electors]. No signature on a petition is valid unless it is an 52 original signature of an elector. FOR A SIGNATURE TO BE VALID, IT MUST BE SIGNED 53 54 WITHIN ONE HUNDRED TWENTY DAYS OF THE PETITION BEING FILED WITH THE 55 CLERK.

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1	3. The petition shall substantially comply with, and be circulated in,
2	the following form:
3	PETITION FOR LOCAL GOVERNMENT DISSOLUTION
4	We, the undersigned, electors and legal voters of (insert type of
5	local government entity e.g., town, village or district) of (insert
6	name of local government entity), New York, qualified to vote at the
7	next general or special election, respectfully petition that there be
8 9	submitted to the electors of (insert type and name of local government
9 10	entity proposed to be dissolved), for their approval or rejection at a referendum held for that purpose, a proposal to dissolve and terminate
11	(insert type and name of local government entity) PURSUANT TO A DISSOL-
12^{11}	UTION PLAN DEVELOPED AND PRESENTED TO THE PUBLIC PRIOR TO THE
13	REFERENDUM.
14^{13}	In witness whereof, we have signed our names on the dates indicated
15	next to our signatures.
16	Date Name - print name under signature Home Address
17	1.
18	2
19	3.
20	(On the bottom of each page of the petition, after all of the numbered
21	signatures, insert a signed statement of a witness who is a duly quali-
22	fied elector of the state of New York. Such a statement shall be
23	accepted for all purposes as the equivalent of an affidavit, and if it
24	contains a material false statement, shall subject the person signing it
25	to the same penalties as if he or she has been duly sworn. The form of
26	such statement shall be substantially as follows:
27	I, (insert name of witness), state that I am a duly qualified voter of
28	the state of New York. Each of the persons that have signed this peti-
29	tion sheet containing (insert number) signatures, have signed their
30	names in my presence on the dates indicated above and identified them-
31 32	selves to be the same person who signed the sheet. I understand that
33	this statement will be accepted for all purposes as the equivalent of an affidavit, and if it contains a materially false statement, shall
34	subject me to the penalties of perjury.
35	subject me to the penalties of perjury.
36	Date Signature of Witness)
37	(In lieu of the signed statement of a witness who is a duly qualified
38	voter of the state of New York, the following statement signed by a
39	notary public or a commissioner of deeds shall be accepted:
40	On the date indicated above before me personally came each of the
41	electors and legal voters whose signatures appear on this petition sheet
42	containing (insert number) signatures, who signed the petition in my
43	presence and who, being by me duly sworn, each for himself or herself,
44	identified himself or herself as the one and same person who signed the
45	petition and that the foregoing information they provided was true.
46	
47	Date Notary Public or Commissioner of Deeds)
48	4. An alteration or correction of information appearing on a
49 50	petition's signature line, other than an un-initialed signature and date, shall not invalidate such signature.
50 51	5. In matters of form, this section shall be liberally construed, not
52	inconsistent with substantial compliance thereto and the prevention of
53	fraud.
54	6. Within ten days of the filing of the petition seeking dissolution
55	pursuant to subdivision one of this section, the clerk with whom the
56	petition was filed shall make a final determination regarding the suffi-

1 ciency of the signatures on the petition and provide timely written 2 notice of such determination to the contact person named in the cover 3 sheet accompanying the petition. The contact person or any individual 4 who signed the petition may seek judicial review of such determination 5 in a proceeding pursuant to article seventy-eight of the civil practice 6 law and rules.

7 [7. Upon the clerk's determination that the petition contains not less 8 than the number of signatures of electors required in subdivision two of 9 this section, the governing body of the local government entity to be 10 dissolved shall, no later than thirty days thereafter, enact a resol-11 ution in accordance with subdivision two of section seven hundred seven-12 ty-seven of this title calling for a referendum on the proposed dissol-13 ution by the electors in the entity and set a date for such referendum.] 14 S 15. Sections 780 and 781 of the general municipal law are REPEALED.

15 S 16. Section 782 of the general municipal law, as added by chapter 74 16 of the laws of 2009, is amended to read as follows:

STUDY COMMISSION 17 S 782. [Duty to approve proposed elector initiated] AND DEVELOPMENT OF PROPOSED dissolution plan. 1. [In the case of a 18 19 proposed dissolution of a local government entity properly initiated by petition of electors pursuant to section seven hundred seventy-nine of 20 21 this title, if a majority of the electors voting at a referendum vote in favor of dissolution] UPON THE CLERK'S DETERMINATION THAT THE 22 PETITION 23 CONTAINS NOT LESS THAN THE NUMBER OF SIGNATURES OF ELECTORS REQUIRED IN 24 SUBDIVISION TWO OF SECTION SEVEN HUNDRED SEVENTY-NINE OF THIS TITLE, the 25 entity's governing body [shall] MUST meet within thirty days after 26 CLERK'S certification [of the favorable vote] and[, within one hundred eighty days of such meeting,] FORM A COMMISSION TO STUDY, FORMULATE A 27 28 PLAN FOR, AND MAKE RECOMMENDATIONS REGARDING THE DISSOLUTION AND TERMI-29 NATION OF THE LOCAL GOVERNMENT ENTITY.

30 2. THE STUDY COMMISSION MAY HAVE ANY NUMBER OF MEMBERS THE LOCAL GOVERNING BODY DETERMINES TO BE BENEFICIAL FOR DEVELOPING A DISSOLUTION 31 32 PLAN WITH THE REQUIREMENT THAT THE COMMISSION MUST, IN ADDITION ΤO 33 MADE BY THE CHIEF ELECTED OFFICER SUBJECT TO THE GOVERNING APPOINTMENTS 34 BODY'S APPROVAL, INCLUDE THE CHIEF ELECTED OFFICIAL (IN THE CASE Α OF SPECIAL DISTRICT OR FIRE DISTRICT, THE CHAIRMAN OF THE BOARD OF COMMIS-35 SIONERS) OF THE LOCAL GOVERNMENT ENTITY, ONE MEMBER OF THE LOCAL GOVERN-36 37 MENT ENTITY'S GOVERNING BODY TO BE SELECTED BY A MAJORITY VOTE OF 38 GOVERNING BODY (IN THE CASE OF A SPECIAL DISTRICT OR FIRE DISTRICT, THE 39 BOARD OF COMMISSIONERS MUST SELECT NO LESS THAN ONE COMMISSIONER OR 40 AND THE SUPERVISOR OF THE TOWN OR TOWNS IN WHICH THE REPRESENTATIVE), LOCAL GOVERNMENT ENTITY IS LOCATED. 41

3. THE STUDY COMMISSION MAY FORM SUB-COMMITTEES AND CONDUCT COMMUNITY 42 43 PUBLIC HEARINGS IT DEEMS NECESSARY TO DEVELOP A DISSOLUTION FORUMS AND 44 PLAN. IT IS A PROPER PUBLIC PURPOSE FOR THE GOVERNING BODY OF THE LOCAL 45 GOVERNMENT ENTITY TO APPROPRIATE MONEY FOR NECESSARY EXPENSES RELATED TO 46 STUDYING THE PROPOSED DISSOLUTION AND DEVELOPING A DISSOLUTION PLAN. THE IS A PUBLIC BODY WITHIN THE MEANING OF SECTION ONE 47 COMMISSION STUDY 48 HUNDRED TWO OF THE PUBLIC OFFICERS LAW. MEMBERS OF THE STUDY COMMISSION 49 WHO ARE NOT ALREADY PUBLIC OFFICERS MUST FILE AN OATH OF OFFICE WITH THE 50 CLERK OF THE LOCAL GOVERNMENT ENTITY.

4. WITHIN TWO HUNDRED SEVENTY DAYS OF ITS FORMATION, THE STUDY COMMIS-SION MUST prepare and approve a proposed elector initiated dissolution plan. UPON THE REQUEST OF THE STUDY COMMISSION, THE LOCAL GOVERNING BODY MAY EXTEND THE TIME TO COMPLETE THE DISSOLUTION PLAN BY NINETY 55 DAYS.

56 [2.] 5. The proposed elector initiated dissolution plan shall specify:

(a) the name of the local government entity to be dissolved; 1 2 (b) the territorial boundaries of the entity; 3 (c) the type and/or class of the entity; 4 (d) a fiscal estimate of the cost of dissolution; 5 (e) any plan for the transfer or elimination of public employees; 6 the entity's assets, including but not limited to real and (f) 7 personal property, and the fair value thereof in current money of the 8 United States; 9 (g) the entity's liabilities and indebtedness, bonded and otherwise, 10 and the fair value thereof in current money of the United States; (h) any agreements entered into with the town or towns 11 in which the 12 entity is situated in order to carry out the dissolution; (i) the manner and means by which the residents of the entity will 13 14 continue to be furnished municipal services following the entity's 15 dissolution; 16 (j) terms for the disposition of the entity's assets and the disposi-17 tion of its liabilities and indebtedness, including the levy and collection of the necessary taxes and assessments therefor; 18 19 (k) findings as to whether any local laws, ordinances, rules or regu-20 lations of the entity shall remain in effect after the effective date of 21 the dissolution or shall remain in effect for a period of time other than as provided by section seven hundred eighty-nine of this title; 22 23 (1) the effective date of the dissolution; the time and place or places for a public hearing or hearings on 24 (m) 25 such proposed dissolution plan pursuant to section seven hundred eight-26 y-four of this title; [and] 27 THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE TAXPAYERS (N) LOCATED IN THE LOCAL GOVERNMENT ENTITY TO BE DISSOLVED; 28 (O) THE PROJECTED CHANGE, IF ANY, IN PROPERTY TAXES FOR THE 29 TAXPAYERS OF THE TOWN OUTSIDE OF THE LOCAL GOVERNMENT ENTITY TO BE DISSOLVED; 30 (P) A FISCAL ESTIMATE OF THE COST OF AND SAVINGS WHICH MAY BE REALIZED 31 32 DISSOLUTION, INCLUDING BUT NOT LIMITED TO THE FOLLOWING: (I) FROM 33 INCREASED EFFICIENCIES THROUGH IMPROVED ECONOMIES OF SCALE, (II) DISCON-TINUING AND/OR RESTRUCTURING THE PROVISION OF PARTICULAR SERVICES, 34 AND THE EXTENT TO WHICH DISCONTINUING AND/OR RESTRUCTURING SUCH SERVICES MAY 35 ACHIEVED THROUGH DISSOLUTION; (III) THE ELIMINATION OF ELECTED 36 ONLY BE 37 OFFICES; (IV) INCREASED AID FROM THE STATE ТО THE RESULTING LOCAL 38 GOVERNMENT ENTITY; (V) THE EXTENT TO WHICH SERVICES WILL NO LONGER BE 39 PROVIDED THROUGH THE USE OF VOLUNTEERS; 40 (O) WHETHER THE DISSOLUTION WILL RESULT IN A NET INCREASE OR DECREASE IN THE STATE'S LOCAL GOVERNMENT ENTITIES AS THAT TERM IS DEFINED IN THIS 41 42 ARTICLE; AND 43 [(n)] (R) any other matter desirable or necessary to carry out the 44 dissolution. 45 6. DELIVERY OF THE PLAN TO THE GOVERNING BODY. AFTER CONDUCTING A THE FINALIZED PLAN, SUCH HEARING HELD ON AT LEAST 46 PUBLIC HEARING ON SEVEN DAYS NOTICE PUBLISHED IN A NEWSPAPER WITH GENERAL CIRCULATION 47 IN 48 THE LOCAL GOVERNMENT ENTITY, THE DISSOLUTION STUDY COMMISSION MUST FILE 49 A FINALIZED DISSOLUTION PLAN AND ITS RECOMMENDATIONS ON WHETHER ΤO 50 WITH THE CLERK OF THE LOCAL GOVERNMENT ENTITY WHO MUST IMME-DISSOLVE 51 DIATELY DELIVER THE PLAN AND RECOMMENDATIONS TO THE LOCAL GOVERNMENT 52 ENTITY'S GOVERNING BODY. S 17. The opening paragraph of section 783 of the general municipal 53 54 law, as added by chapter 74 of the laws of 2009, is amended to read as 55 follows:

1 No later than five business days after [approving an] RECEIVING A 2 PROPOSED elector initiated dissolution plan pursuant to section seven 3 hundred eighty-two of this title, the governing body of the local 4 government entity to be dissolved shall:

5 S 18. Subdivision 1 of section 784 of the general municipal law, as 6 added by chapter 74 of the laws of 2009, is amended to read as follows:

7 1. The governing body of the local government entity to be dissolved 8 shall set a time and place or places for one or more public hearings on the proposed elector initiated dissolution plan. The hearing or hearings 9 10 shall be held no less than thirty-five days and no more than ninety days 11 after RECEIVING the proposed elector initiated dissolution plan [is approved] DEVELOPED pursuant to section seven hundred eighty-two of this 12 13 title. Any interested person shall be given a reasonable opportunity to 14 be heard on any aspect of the proposed dissolution.

15 S 19. Section 785 of the general municipal law, as added by chapter 74 16 of the laws of 2009, is amended to read as follows:

17 S 785. [Effective date of] REFERENDUM ON THE elector initiated dissol-18 ution plan[; permissive referendum]. 1. [A local government entity dissolved pursuant to an elector initiated dissolution plan shall 19 20 continue to be governed as before dissolution until the effective date 21 the dissolution specified in the elector initiated dissolution plan, of 22 which date shall be no less than forty-five days after final approval of such plan pursuant to subdivision three of section seven hundred eight-23 24 y-four or subdivision three of section seven hundred eighty-six of this 25 title.

26 2. Notwithstanding subdivision one of this section, the] THE elector 27 initiated dissolution plan shall not take effect [if, no later than 28 forty-five days after final approval of such plan pursuant to subdivi-29 sion three of section seven hundred eighty-four or subdivision three of 30 section seven hundred eighty-six of this title, electors of the local 31 government entity to be dissolved shall:

32 file an original petition, containing not less than the number of (a) 33 signatures provided for in subdivision three of this section, seeking a referendum on the question whether the elector initiated dissolution 34 plan shall take effect, with the clerk of the town in which the entity 35 the greater portion of its territory is located, except that if the 36 or 37 entity is a village the original petition of electors from the village shall be filed with the clerk of the village; and 38

39 (b) thereafter less than] UNLESS a majority of the electors vote in 40 the affirmative on such question at a referendum.

[3. The petition shall be circulated, signed and authenticated in 41 42 substantial compliance with the provisions of section seven hundred 43 seventy-nine of this title, shall contain the signatures of at least 44 twenty-five percent of the number of electors or fifteen thousand elec-45 tors, whichever is less, in the local government entity to be dissolved, and shall be accompanied by a cover sheet containing the name, address 46 47 telephone number of an individual who signed the petition and who and will serve as a contact person. 48

49 4. Within ten days of the filing of the petition seeking a referendum 50 on whether the elector initiated dissolution plan shall take effect, the 51 clerk with whom the petition was filed shall make a final determination regarding the sufficiency of the number of signatures on the petition 52 and provide timely written notice of such determination to the contact 53 54 person named in the cover sheet accompanying the petition. The contact 55 person or any individual who signed the petition may seek judicial review of such determination in a proceeding pursuant to article seven-56

1 ty-eight of the civil practice law and rules. Upon the clerk's determi-2 nation that the petition contains no less than the required number of 3 signatures, the governing body of the local government entity to be 4 dissolved shall within thirty days enact a resolution calling for a 5 referendum by the electors on the question whether the elector initiated 6 dissolution plan shall take effect and set a date for such referendum in 7 accordance with subdivision five of this section.

5.] 2. The referendum on the question whether the elector initiated 8 9 dissolution plan shall take effect shall be submitted at a special 10 election to be held not less than sixty or more than ninety days after a resolution APPROVING THE FINAL VERSION OF THE ELECTOR 11 enactment of 12 INITIATED DISSOLUTION PLAN pursuant to subdivision [four] THREE of [this] section SEVEN HUNDRED EIGHTY-FOUR OF THIS TITLE, provided, howev-13 14 that in cases where a town or village general election falls within er, 15 such period, the referendum question may be considered during [a] THAT town or village general election. 16

17 [6.] 3. Notice of the referendum shall be given to the electors of the 18 local government entity to be dissolved by publication in a newspaper 19 having a general circulation within the boundaries of the entity at 20 least once a week for four consecutive weeks immediately prior to the 21 referendum. The notice shall include, but not be limited to:

22 (a) a summary of the contents of the resolution and elector initiated 23 dissolution plan;

24 (b) a statement as to where may be examined a copy of the resolution 25 and elector initiated dissolution plan;

(c) the time and place or places at which the referendum will be held, in accordance with subdivision [five] TWO of this section; and

(d) such other matters as may be necessary to call, provide for and give notice of the referendum and to provide for the conduct thereof and the canvass of the returns thereupon.

31 [7.] 4. In a referendum held pursuant to this section, the referendum 32 question shall be placed before the electors of the local government 33 entity to be dissolved in a form reading substantially as follows:

["The voters of the (insert type and name of local government entity to be dissolved) having previously voted to dissolve, shall the elector initiated dissolution plan take effect?] "SHALL (INSERT TYPE AND NAME OF LOCAL GOVERNMENT ENTITY) BE DISSOLVED? XES

YES _____ NO _____"

39

40 [8.] 5. The elector initiated dissolution plan shall not take effect 41 unless a majority of the electors voting in the local government entity 42 to which the petition applies votes in favor of dissolution. If such a 43 majority vote does not result, the referendum shall fail and dissolution 44 shall not take effect.

6. IF THE REFERENDUM FAILS, THE DISSOLUTION PROCESS SPECIFIED BY THIS
TITLE MAY NOT BE INITIATED FOR THE LOCAL GOVERNMENT ENTITY BY ELECTORATE
PETITION PURSUANT TO SECTION SEVEN HUNDRED SEVENTY-NINE OF THIS TITLE
WITHIN FOUR YEARS OF THE DATE OF THE REFERENDUM.

49 S 20. Subdivision 2 of section 33-a of the municipal home rule law, as 50 amended by chapter 74 of the laws of 2009, is amended to read as 51 follows:

52 2. Any such local law, or an amendment or repeal of one or more 53 provisions thereof which would have the effect of transferring or abol-54 ishing a function or duty of the county or of the cities, towns, 55 villages, districts or other units of government wholly contained in the 56 county, shall not become operative unless and until it is approved at a

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general election or at a special election, held in the county by receiv-1 ing a majority of the total votes cast thereon: (a) in the area of the 2 3 county outside of cities and (b) in the area of cities of the county, if 4 any, considered as one unit, and if it provides for the transfer of any function or duty to or from any village or for the abolition of any office, department, agency or unit of government of a village wholly 5 б contained in the county, it shall not take effect unless it shall also 7 8 receive a majority of [all] the votes cast thereon in [all] EACH OF the villages OR LOCAL UNITS OF GOVERNMENT so affected [considered as one 9 10 unit]. Such a local law, amendment or repeal thereof, shall provide for its submission to the electors of the county at the next general 11 election or at a special election, occurring not less than sixty days 12 after the adoption thereof by the board of supervisors. 13 S 21. This act shall take effect immediately. 14