1104

2015-2016 Regular Sessions

IN ASSEMBLY

January 8, 2015

Introduced by M. of A. CAHILL -- Multi-Sponsored by -- M. of A. BRENNAN, KATZ, LAVINE, PEOPLES-STOKES, ROBINSON, RUSSELL, THIELE -- read once and referred to the Committee on Education

AN ACT to amend the education law, the real property tax law and the tax law, in relation to abolishing certain school taxes, providing for alternative taxes and state distribution to school districts; and repealing certain provisions of the real property tax law and the tax law relating to certain taxes

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

Section 1. Title V of the education law is amended by adding a new 1 2 article 71 to read as follows: 3 ARTICLE 71 4 FINANCING OF SCHOOL DISTRICTS 5 SECTION 3501. LEGISLATIVE INTENT. 6 3502. BASIC QUALITY EDUCATION. 7 3503. MINIMUM APPORTIONMENT. 8 3504. COLLECTION AND DISTRIBUTION. 9 3505. CONSTRUCTION WITH OTHER LAWS. 10 3506. SEVERABILITY. IT IS THE INTENT OF THE LEGISLATURE TO 11 S 3501. LEGISLATIVE INTENT. FULFILL ITS OBLIGATIONS UNDER ARTICLE ELEVEN OF THE STATE 12 CONSTITUTION 13 WITH RESPECT TO THE FINANCING OF PUBLIC SCHOOLS WITHIN THIS STATE AND, AT THE SAME TIME, ELIMINATE THE INEQUITABLE AND REGRESSIVE REAL 14 ESTATE 15 TAX AS THE SUPPORT OF SUCH SCHOOLS. THE LEGISLATURE HEREBY FURTHER INTENDS TO GUARANTEE THE OUALITY AND EOUALITY OF EDUCATION FOR 16 ALL OUR CHILDREN, WHILE LEAVING WITH THE INDIVIDUAL SCHOOL DISTRICTS THE PRESENT 17 LEVEL OF LOCAL CONTROL INCLUDING THE AUTHORITY TO PERMIT OR PROHIBIT THE 18 19 TRANSFER OF STUDENTS INTO OR OUT OF SUCH DISTRICTS IN ACCORDANCE WITH

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

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THE PROVISIONS OF THIS CHAPTER.

LBD06246-02-5

S 3502. BASIC QUALITY EDUCATION. 1. THE STATE SHALL ASSUME ALL COSTS 1 2 OF BASIC OUALITY EDUCATION, IN ACCORDANCE WITH SECTION THIRTY-FIVE 3 HUNDRED FOUR OF THIS ARTICLE, INCLUDING ALL GENERAL AND SPECIAL EDUCA-4 TIONAL SERVICES WHICH THE COMMISSIONER, UNDER GUIDELINES ESTABLISHED BY 5 THE LEGISLATURE, SHALL DEFINE AS NECESSARY. BASIC QUALITY EDUCATION, AS 6 DEFINED BY THE COMMISSIONER, SHALL ALLOW SUFFICIENT LATITUDE SO THAT 7 CHOICES MAY BE MADE BY LOCAL SCHOOL DISTRICTS WITH RESPECT TO THEIR 8 INDIVIDUAL NEEDS. AS USED IN THIS ARTICLE "BASIC" SHALL MEAN EQUAL SERVICES TO ALL PUPILS REGARDLESS OF DIFFERENCES IN COST IN DIFFERENT 9 10 DISTRICTS FOR SUCH SERVICES.

11 2. SUCH COSTS SHALL BE FUNDED AS PROVIDED FOR BY THE LEGISLATURE, IN CONJUNCTION WITH THE ELIMINATION OF REAL ESTATE TAXES FOR THE SUPPORT OF 12 EDUCATION. WITHIN THE CITIES OF NEW YORK, BUFFALO, ROCHESTER, SYRACUSE 13 14 AND YONKERS, THE TAX ON REAL PROPERTY SHALL BE REDUCED BY THE DOLLAR AMOUNT OF SUCH CITY'S SHARE OF THE COST OF PUBLIC SCHOOL EDUCATION. SUCH 15 16 REDUCTION SHALL BE APPORTIONED TO ALL REAL PROPERTY TAXPAYERS ON A PRO-17 RATA BASIS, AND TENANTS SHALL RECEIVE TAX CREDITS, TAX REBATES, OR 18 REDUCTIONS IN RENT AS PROVIDED IN SECTION FOUR HUNDRED SIXTY-SEVEN-I OF 19 THE REAL PROPERTY TAX LAW.

20 3. EACH SCHOOL DISTRICT SHALL SUBMIT A BASIC BUDGET TO THE DEPARTMENT 21 FOR PURPOSES OF DETERMINING REIMBURSABLE SERVICES.

4. THE DEPARTMENT, UNDER DIRECTION OF THE BOARD OF REGENTS, SHALL
ESTABLISH A SCHEDULE OF MANDATORY BASIC SERVICES AND AUTHORIZED COSTS
THEREFOR RELATED TO DIFFERING COSTS THROUGHOUT THE STATE. SUCH BASIC
SCHEDULE SHALL REFLECT GUIDELINES ESTABLISHED FOR THIS PURPOSE BY THE
LEGISLATURE.

27 S 3503. MINIMUM APPORTIONMENT. IN ANY SCHOOL YEAR A DISTRICT MAY ELECT 28 TO RECEIVE AS ITS BASIC BUDGET THE HIGHEST OF:

THE DISTRICT BUDGET OF THE SCHOOL YEAR DURING WHICH THIS ARTICLE
 SHALL TAKE EFFECT, EXCEPT THAT THIS APPORTIONMENT OPTION SHALL EXIST
 ONLY FOR THE PERIOD NOT EXCEEDING THE FIVE SCHOOL YEARS IMMEDIATELY
 AFTER THIS ARTICLE SHALL TAKE EFFECT.

2. THE PRODUCT OF (A) THE DISTRICT BUDGET OF THE SCHOOL YEAR DURING
WHICH THIS ARTICLE SHALL TAKE EFFECT DIVIDED BY THE ENROLLMENT AT THE
START OF SUCH YEAR AND (B) THE ENROLLMENT AT THE START OF THE SCHOOL
YEAR FOR WHICH THE BUDGET IS BEING DETERMINED. THIS APPORTIONMENT OPTION
SHALL EXIST ONLY FOR THE PERIOD NOT EXCEEDING THE FIVE SCHOOL YEARS
IMMEDIATELY AFTER THE EFFECTIVE DATE OF THIS ARTICLE.

39 3. THE BASIC BUDGET SUBMITTED IN ACCORDANCE WITH SUBDIVISION THREE OF 40 SECTION THIRTY-FIVE HUNDRED TWO OF THIS ARTICLE, EXCEPT THAT IN NO CASE 41 SHALL THE PER PUPIL APPORTIONMENT EXCEED THE PER PUPIL APPORTIONMENT OF 42 THE PREVIOUS YEAR BY MORE THAN THE AVERAGE STATEWIDE INCREASE OF PER 43 PUPIL BUDGETS PLUS TEN PER CENTUM OF THE PER PUPIL APPORTIONMENT OF THE 44 PREVIOUS YEAR.

45 S 3504. COLLECTION AND DISTRIBUTION. NOTWITHSTANDING THE PROVISIONS OF ANY OTHER LAW, CODE, RULE OR REGULATION, THE STATE SHALL, WITHIN FIVE 46 47 YEARS FROM THE EFFECTIVE DATE OF THIS ARTICLE, COLLECT AND DISTRIBUTE TO 48 SCHOOL DISTRICTS ALL MONEYS RELATING TO THE FINANCING OF PUBLIC EDUCA-49 TION, EXCLUSIVE OF HIGHER EDUCATION, WITHIN THIS STATE, AS PROVIDED BY THE LEGISLATURE. THIS ASSUMPTION BY THE STATE OF ALL COSTS OF BASIC 50 51 OUALITY EDUCATION SHALL BE ACCOMPLISHED IN APPROXIMATELY EQUAL INCRE-MENTS OVER A FIVE YEAR PERIOD FROM THE EFFECTIVE DATE OF THIS ARTICLE. 52 DURING THIS PERIOD, THE AMOUNT OF MONEY DERIVED BY EACH SCHOOL DISTRICT 53 54 FROM REAL PROPERTY TAXES SHALL BE REDUCED ACCORDINGLY. AFTER FIVE YEARS 55 FROM THE EFFECTIVE DATE OF THIS ARTICLE, MONEYS DISTRIBUTED TO ANY 56 SCHOOL DISTRICT SHALL BE REDUCED BY THE AMOUNT OF ANY REVENUES RECEIVED ΒY

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2 BEHALF OF SUCH SCHOOL DISTRICT. 3 3505. CONSTRUCTION WITH OTHER LAWS. THE PROVISIONS OF THIS ARTICLE S 4 SHALL BE CONTROLLING, NOTWITHSTANDING THE PROVISIONS OF ANY OTHER LAW. 5 CODE, RULE OR REGULATION TO THE CONTRARY. HOWEVER, NO EXISTING RIGHT OR 6 REMEDY OF ANY CHARACTER SHALL BE LOST, IMPAIRED OR AFFECTED BY REASON OF 7 THIS ARTICLE, NOR SHALL THE VALIDITY OF ANY ACTION TAKEN BY ANY PUBLIC 8 OFFICIAL UNDER THE LAW IN FORCE IMMEDIATELY PRIOR TO THE TIME THIS ARTI-9 TAKE EFFECT BE AFFECTED BY THE ENACTMENT OF THIS ARTICLE. CLE SHALL 10 COLLECTION OF ALL OUTSTANDING TAX LIENS SHALL BE PURSUANT ТО THE 11 PROVISIONS OF THE REAL PROPERTY TAX LAW. 12 SEVERABILITY. IF ANY CLAUSE, SENTENCE, PARAGRAPH, SECTION OR S 3506. 13 PART OF THIS ARTICLE SHALL BE ADJUDGED BY ANY COURT OF COMPETENT JURIS-14 DICTION TO BE INVALID, SUCH JUDGMENT SHALL NOT AFFECT, IMPAIR OR INVALI-15 DATE THE REMAINDER THEREOF, BUT SHALL BE CONFINED IN ITS OPERATION TO THE CLAUSE, SENTENCE, PARAGRAPH, SECTION OR PART THEREOF 16 DIRECTLY 17 INVOLVED IN THE CONTROVERSY IN WHICH SUCH JUDGMENT SHALL HAVE BEEN 18 RENDERED. 19 S 2. Article 13 of the real property tax law is REPEALED. 20 S 3. The real property tax law is amended by adding a new section 21 467-i to read as follows: 22 467-I. TENANTS. IN EVERY CASE WHERE TAXES ON REAL S PROVISIONS FOR 23 PROPERTY ARE REDUCED DUE TO THE REDUCTION OF SCHOOL TAXES ON SUCH PROP-24 ERTY, THE AMOUNT OF SUCH REDUCTION SHALL BE PRO-RATED AMONG THE TENANTS, 25 ANY, OF SUCH REAL PROPERTY, AND THE TOTAL RENTS REDUCED IN AN AMOUNT IF 26 EQUAL TO SUCH REAL PROPERTY TAX REDUCTION. WHERE SUCH RENT REDUCTION IS 27 PRECLUDED BY A LEASE OR OTHER AGREEMENT, SUCH REAL PROPERTY TAX 28 REDUCTION SHALL ENTITLE SUCH TENANTS TO A TAX CREDIT IN THAT AMOUNT 29 AGAINST INCOME TAXES DUE, OR TO A REBATE FOR ANY AMOUNT IN EXCESS OF INCOME TAXES DUE, UNTIL THE EXPIRATION OF SUCH LEASE OR AGREEMENT, AT 30 WHICH TIME THE RENT SHALL BE REDUCED ACCORDINGLY. 31 32 Subdivision 1 and paragraphs (b) and (c) of subdivision 3 of S 4. 33 section 972 of the real property tax law, subdivision 1 and paragraph 34 (c) of subdivision 3 as amended and paragraph (b) of subdivision 3 as 35 added by section 12 of part B of chapter 389 of the laws of 1997, are 36 amended to read as follows: 37 1. Adoption. Notwithstanding any provisions of this chapter, or any 38 other general, special or local law to the contrary, the legislative body of a county may, by local law, provide that thereafter and until 39 40 such local law is repealed, the county shall become the tax collection agency for the purpose of collecting taxes in installments as prescribed 41 by this title [and by sections thirteen hundred thirty-six through thir-42 43 teen hundred forty-two of this chapter]. The term "taxes" as used in 44 this title shall include special assessments which are levied by the 45 county legislative body at the time and in the manner provided by law for the levy of county and town taxes. 46 47 (b) If an installment is not paid on or before the date it is due, 48 additional interest shall be added as provided by section nine hundred 49 seventy-five [or section thirteen hundred forty] of this [chapter] 50 TITLE. 51 (c) The amount of any interest which shall be added to any installment pursuant to this section and section nine hundred seventy-five [or 52 53 section thirteen hundred forty] of this [chapter] TITLE shall belong to 54 the county. 55 5. Subdivision 6 of section 975 of the real property tax law, as S added by chapter 953 of the laws of 1962, is amended to read as follows: 56

SUCH SCHOOL DISTRICT FROM TAXES IMPOSED ON REAL PROPERTY BY OR ON

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6. The county treasurer of a county which has enacted a local law

2 pursuant to section nine hundred seventy-two of this [chapter] TITLE may 3 promulgate and amend suitable rules and regulations prescribing the 4 necessary forms for carrying into effect the provisions of this title 5 [and of article thirteen of this chapter] relating to the installment 6 payment of taxes. 7 S 6. Subdivision 5 of section 1618 of the real property tax law, as 8 added by chapter 512 of the laws of 1993 and as further amended by subdivision (b) of section 1 of part W of chapter 56 9 of the laws of 10 2010, is amended to read as follows: 5. When the commissioner has established a final equalization rate for 11 12 consolidated assessing unit as a whole, school district and county а taxes within the consolidated assessing unit shall be apportioned with-13 the use of equalization rates, notwithstanding the provisions of 14 out 15 [articles] ARTICLE eight [and thirteen] of this chapter. 16 S 7. The tax law is amended by adding a new section 601-b to read as follows: 17 601-B. ADDITIONAL TAXES FOR EDUCATION. (A) IN ADDITION TO THE TAXES 18 S 19 ON INCOME IMPOSED BY THIS CHAPTER FOR TAXABLE YEARS OR PERIODS ENDING ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN, 20 THERE SHALL BE 21 IMPOSED A TAX EQUAL TO A PERCENT OF THE TAXES IMPOSED BY SUCH SECTIONS 22 AND ARTICLES AS IS NECESSARY TO FULFILL THE REQUIREMENTS OF SECTION THIRTY-FIVE HUNDRED TWO OF THE EDUCATION LAW. SUCH A TAX MAY BE LEVIED 23 24 EITHER AS A SURTAX, OR BY READJUSTMENT OF THE APPROPRIATE TAX SCHEDULES. 25 (B) EACH SCHOOL DISTRICT MAY ALSO INCREASE THE ADDITIONAL TAXES FOR 26 EDUCATION, IMPOSED PURSUANT TO SUBSECTION (A) OF THIS SECTION, BY RESOL-27 UTION ADOPTED BY A TWO-THIRDS VOTE PRIOR TO THE LEVY OF TAXES IN ANY 28 YEAR. SUCH RESOLUTION SHALL PROVIDE FOR INCREASE TO BE THEIMPOSED 29 EITHER IN THE FORM OF A HIGHER SURTAX RATE OR A STANDARD LUMP SUM AMOUNT; PROVIDED, THAT ALL SUCH PROCEEDS FROM THE INCREASE ON THE 30 ADDI-TIONAL TAX FOR EDUCATION BE COLLECTED AND ACCRUED TO THE SCHOOL DISTRICT 31 32 IN WHICH SUCH TAX WAS COLLECTED. 33 (C) THE COMMISSIONER SHALL ESTABLISH A SEPARATE ACCOUNT OR ACCOUNTS TO 34 RECEIVE THE ADDITIONAL TAX IMPOSED BY SUBSECTIONS (A) AND (B) OF THIS SECTION AND SHALL PAY INTO SUCH ACCOUNT OR ACCOUNTS 35 THETOTAL OF ALL TAXES WHEN RECEIVED AND RETAIN THE SAME SUBJECT TO DISBURSEMENT IN 36 SUCH 37 ACCORDANCE WITH THE PROVISIONS OF THE EDUCATION LAW. 38 S 7-a. The real property tax law is amended by adding a new section 39 307-b to read as follows: 40 307-в. ADDITIONAL TAX ON NON-RESIDENTIAL PROPERTY. 1. THE COMMIS-S SIONER OF TAXATION AND FINANCE SHALL ESTABLISH AN ADDITIONAL 41 TAX ON NON-RESIDENTIAL PROPERTY TO BE 42 IMPOSED IN ADDITION TO OTHER LOCALLY 43 LEVIED PROPERTY TAXES. SUCH TAX SHALL BE LEVIED BY THE STATE THROUGH THE 44 COUNTY, CITY, TOWN OR VILLAGE GOVERNING BODY AND SHALL BE A LOW-RATE, UNIFORM TAX. FOR THE PURPOSES OF THIS SUBDIVISION, "NON-RESIDENTIAL 45 PROPERTY" SHALL MEAN ANY (A) NON-RESIDENTIAL COMMERCIAL PROPERTY, (B) 46 47 INDUSTRIAL PROPERTY, (C) AGRICULTURAL PROPERTY AND (D) VACANT LAND WHICH 48 IS EITHER COMMERCIAL PROPERTY OR INDUSTRIAL PROPERTY. 49 2. THE COMMISSIONER OF TAXATION AND FINANCE SHALL SET THE RATE FOR THE 50 ADDITIONAL TAX ON NON-RESIDENTIAL PROPERTY, AS REQUIRED BY SUBDIVISION 51 ONE OF THIS SECTION, AT AN ADEOUATE RATE TO PROVIDE FUNDING FOR MEETING REQUIREMENTS OF SECTIONS THIRTY-FIVE HUNDRED ONE AND THIRTY-FIVE 52 THE HUNDRED TWO OF THE EDUCATION LAW. THE COMMISSIONER OF TAXATION AND 53 54 FINANCE SHALL ESTABLISH A SEPARATE ACCOUNT TO RECEIVE THE ADDITIONAL TAX 55 IMPOSED BY SUBDIVISION ONE OF THIS SECTION AND SHALL PAY INTO SUCH 56 ACCOUNT THE TOTAL OF ALL SUCH TAXES WHEN RECEIVED AND RETAIN THE SAME

SUBJECT TO DISBURSEMENT IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 1 2 SEVENTY-ONE OF THE EDUCATION LAW. 3

S 8. Sections 1204, 1211 and 1212 of the tax law are REPEALED.

4 S 9. The tax law is amended by adding a new section 1200 to read as 5 follows:

6 S 1200. CERTAIN TAXES REDUCED. NOTWITHSTANDING THE PROVISIONS OF ANY 7 OTHER SECTION OF THIS ARTICLE, ON AND AFTER THE EFFECTIVE DATE OF THIS 8 SECTION, THE PROVISIONS OF THIS ARTICLE RELATING TO TAXES FOR THE BENE-9 SCHOOL DISTRICTS OR SCHOOL PURPOSES SHALL BE DEEMED REDUCED IN FIT OF 10 ACCORDANCE WITH SECTION THIRTY-FIVE HUNDRED FOUR OF THE EDUCATION LAW. 11 S 10. Section 1213 of the tax law, as amended by section 2 of part WW

of chapter 57 of the laws of 2010, is amended to read as follows: 12

1213. Deliveries outside the jurisdiction where sale is made. Where 13 S 14 a sale of tangible personal property or services, including prepaid 15 telephone calling services, but not including other services described in subdivision (b) of section eleven hundred five of this chapter, 16 17 including an agreement therefor, is made in any city[,] OR county [or 18 school district], but the property sold, the property upon which the 19 services were performed or prepaid telephone calling or other service is 20 will be delivered to the purchaser elsewhere, such sale shall not be or 21 subject to tax by such city[,] OR county [or school district]. However, 22 delivery occurs or will occur in a city[,] OR county [or school if district] imposing a tax on the sale or use of such property, prepaid 23 24 telephone calling or other services, the vendor shall be required to 25 collect from the purchaser, as provided in section twelve hundred 26 fifty-four of this article, the aggregate sales or compensating use taxes imposed by the city, if any, AND county [and school district] 27 in which delivery occurs or will occur, for distribution by the commission-28 29 to such taxing jurisdiction or jurisdictions. For the purposes of er 30 this section delivery shall be deemed to include transfer of possession the purchaser and the receiving of the property or of the service, 31 to 32 including prepaid telephone calling service, by the purchaser. Notwith-33 standing the foregoing, where a transportation service described in paragraph ten of subdivision (c) of section eleven hundred five of this 34 35 chapter begins in one jurisdiction but ends in another jurisdiction, any imposed pursuant to the authority of this article shall be due the 36 tax 37 jurisdiction or jurisdictions where the service commenced.

S 11. Section 1220 of the tax law, as amended by section 39 of part Y 38 of chapter 63 of the laws of 2000, is amended to read as follows: 39

40 1220. Territorial limitations. Any tax imposed under the authority S of this article shall apply only within the territorial limits of the 41 city[,] OR county [or school district] imposing the tax, except that where the taxes described in subdivision (b) of section eleven hundred 42 43 44 five and clauses (E), (G) and (H) of subdivision (a) of section eleven 45 hundred ten OF THIS CHAPTER or the tax described in subdivision (e) of section eleven hundred five OF THIS CHAPTER is imposed by a city, as 46 47 provided in section twelve hundred ten [or twelve hundred eleven] of [chapter] ARTICLE, any establishment located partially within such 48 this city and partially within a town or towns and receiving or using 49 any 50 services or utilities provided by the city shall be deemed to be wholly 51 within such city for the purposes of such taxes.

S 12. Section 1222 of the tax law, as added by chapter 93 of the 52 laws of 1965, is amended to read as follows: 53

54 S 1222. Taxes to be in addition to others. Except as expressly other-55 wise provided in this article, any tax imposed under the authority of this article shall be in addition to any and all other taxes authorized 56

1 or imposed under any other provision of law. This article shall not be 2 construed as limiting the power of any city[,] OR county [or school 3 district] to impose any other tax which it is authorized to impose under 4 any other provision of law.

5 S 13. Section 1256 of the tax law, as amended by chapter 575 of the 6 laws of 1965, is amended to read as follows:

7 S 1256. Cooperation by localities. Every city[,] AND county [and 8 school district] shall cooperate with the [state tax commission] COMMIS-9 SIONER to enable [it] HIM OR HER to carry out [its] HIS OR HER duties 10 under [articles] THIS ARTICLE AND ARTICLE twenty-eight [and twenty-nine] 11 of this chapter. Every such locality shall furnish to such [commission] 12 COMMISSIONER those returns, reports and other information which the [tax 13 commission] COMMISSIONER deems necessary to carry out such duties, except that cities having a population of one million or more, 14 may, in 15 their discretion, furnish instead copies of such returns, reports and other information. Such copies shall be furnished at the [tax commis-16 17 sion's] COMMISSIONER'S expense, such expenses to be charged to the cost 18 of administration. Notwithstanding any other law to the contrary, the 19 duty to furnish returns, reports and other information or copies thereof 20 shall apply to [those returns and reports filed under taxes authorized 21 under chapter eight hundred seventy-three of the laws of nineteen 22 hundred thirty-four, as amended, chapter three hundred forty-one of the 23 laws of nineteen hundred forty-six, as amended, article two-B of the 24 general city law and chapter two hundred seventy-eight of the laws of 25 nineteen hundred forty-seven, as amended, and to such other] information 26 which is relevant to the duties of the [tax commission] COMMISSIONER ARTICLE AND such [articles] ARTICLE twenty-eight [and twen-27 under THIS 28 ty-nine] OR OTHER RELEVANT PROVISIONS OF THIS CHAPTER.

29 S 14. Paragraph 1 of subdivision (g) of section 1132 of the tax law, 30 as amended by chapter 402 of the laws of 1986, is amended to read as 31 follows:

32 (1) The clerk of each county when performing the function of registra-33 tion of a motor vehicle, snowmobile, vessel or all terrain vehicle or accepting an application for a certificate of title of a motor vehicle 34 or vessel, pursuant to the authority of the vehicle and traffic law, 35 or the commissioner of motor vehicles, when such commissioner performs such 36 functions, prior to performing such functions, shall act as the agent of 37 38 the [state tax commission] COMMISSIONER to collect any retail sales tax 39 due under this article and under a sales tax imposed pursuant to section 40 twelve hundred ten [or twelve hundred eleven] OF THIS CHAPTER upon sales of such motor vehicles, snowmobiles, vessels or all terrain vehicles by 41 42 persons other than dealers registered under sections four hundred 43 fifteen, twenty-two hundred twenty-two, twenty-two hundred fifty-seven 44 and twenty-two hundred eighty-two of the vehicle and traffic law. Such 45 county clerks and such commissioner shall also act as such agents to collect any compensating use tax due under section eleven hundred ten OF 46 47 THIS ARTICLE and under a compensating use tax imposed pursuant to section twelve hundred ten [or twelve hundred eleven] OF THIS CHAPTER 48 the use of a motor vehicle, snowmobile, vessel or all terrain vehi-49 for 50 cle within this state. The commissioner of motor vehicles shall act as 51 such agent without fee. Each such county clerk shall, after deducting his OR HER fee as provided in paragraph two of this subdivision, and 52 such commissioner shall remit to the tax commission all funds collected 53 54 pursuant to this subdivision and shall follow such procedures and keep 55 shall be prescribed by the [tax commission] such records as 56 COMMISSIONER.

1 S 15. Subparagraph (iii) of paragraph 1 of subdivision (a) of section 2 1214 of the tax law, as amended by chapter 481 of the laws of 2000, is 3 amended to read as follows:

4 (iii) is not engaged in carrying on in such jurisdiction any employ-5 ment, trade, business or profession in which the motor vehicle or vessel 6 will be used in such jurisdiction, and such other proof as the commis-7 sioner may require to ensure proper administration of the taxes imposed 8 under the authority of [sections] SECTION twelve hundred ten [and twelve 9 hundred eleven] of this article.

10 S 16. Section 1217 of the tax law, as added by chapter 962 of the laws 11 of 1966, subdivision (a) as amended by chapter 169 of the laws of 1970, 12 is amended to read as follows:

13 1217. General transitional provisions. (a) For the purposes of any S 14 local law, ordinance or resolution imposing a local tax pursuant to the 15 authority of section twelve hundred ten[, twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE or increasing 16 the rate of such tax, all references in section eleven hundred six OF 17 18 THIS CHAPTER to August first, nineteen hundred sixty-five shall be read 19 as referring to the effective date of such local law, ordinance or resolution, all references in said section to April first, nineteen hundred sixty-five shall be read as referring to a date four months 20 21 22 prior to the effective date of such local law, ordinance or resolution and the reference in subdivision (b) of section eleven hundred six OF 23 THIS CHAPTER to July thirty-first, nineteen hundred sixty-five shall be 24 25 read as referring to the day immediately before the effective date of 26 such local law, ordinance or resolution.

27 In applying the provisions of section eleven hundred nineteen OF (b) 28 THIS CHAPTER with respect to pre-existing lump sum or unit price 29 construction contracts to a tax on retail sales of tangible personal 30 property or a compensating use tax imposed pursuant to the authority of section twelve hundred ten [or twelve hundred eleven] OF THIS ARTICLE, 31 32 all references in said section to the date of the enactment of article 33 twenty-eight OF THIS CHAPTER or the enactment of a law increasing the rate of tax imposed under said article shall be read as referring to the 34 35 date of the enactment of the local law, ordinance or resolution imposing 36 such local tax or increasing the rate thereof.

37 S 17. Section 1223 of the tax law, as separately amended by chapters 38 4, 8 and 9 of the laws of 2003 and subdivision (a) as amended separately 39 by chapters 191 and 217 of the laws of 2013, is amended to read as 40 follows:

41 S 1223. Limitations on rates. (a) No transaction taxable under sections twelve hundred two [through] AND twelve hundred [four] THREE of 42 43 this article shall be taxed pursuant to this article by any county or by 44 city located therein, or by both, at an aggregate rate in excess of any 45 the highest rate set forth in the applicable subdivision of section twelve hundred one of this article or, in the case of any taxes imposed 46 47 section twelve hundred pursuant to the authority of ten or twelve 48 hundred eleven of this article (other than taxes imposed by the county of Nassau, Erie, Steuben, Cattaraugus, Suffolk, Oneida, Genesee, Greene, 49 50 Franklin, Hamilton, Herkimer, Tioga, Orleans, Allegany, Ulster, Albany, 51 Rensselaer, Tompkins, Wyoming, Columbia, Schuyler, Rockland, Chenango, 52 Monroe, Chemung, Seneca, Sullivan, Wayne, Livingston, Schenectady, Montgomery, Delaware, Clinton, Niagara, Yates, Lewis, Essex, Dutchess, Scho-53 54 harie, Putnam, Chautauqua, Orange, Oswego, Ontario, Jefferson, St. 55 Lawrence or Onondaga and by the county of Cortland and the city of Cortland and by the county of Broome and the city of Binghamton and by the 56

county of Cayuga and the city of Auburn and by the county of Otsego and 1 the city of Oneonta and by the county of Madison and the city of Oneida 2 3 and by the county of Fulton and the city of Gloversville or the city of Johnstown as provided in section twelve hundred ten of this article) at 4 5 a rate in excess of three percent, except that, in the city of Yonkers, 6 in the city of Mount Vernon, in the city of New Rochelle, in the city of 7 Fulton and in the city of Oswego, the rate may not be in excess of four 8 percent and in the city of White Plains, the rate may not be in excess 9 of four percent and except that in the city of Poughkeepsie in the coun-10 of Dutchess, if such county withdraws from the metropolitan commuter ty 11 transportation district pursuant to section twelve hundred 12 seventy-nine-b of the public authorities law and if the revenues from a three-eighths percent rate of such tax imposed by such county, 13 pursuant 14 the authority of section twelve hundred ten of this article, are to 15 required by local laws, ordinances or resolutions to be set aside for 16 mass transportation purposes, the rate may not be in excess of three and 17 three-eighths percent.

18 (b) If a transaction is taxed by both a county and a city, the rate of tax on such transaction imposed by the county or city, not having prior 19 20 right thereto pursuant to section twelve hundred twenty-four OF THIS 21 SUBPART, shall be deemed to be reduced (or the entire tax eliminated, if 22 necessary) to the extent necessary to comply with the foregoing require-23 ment. A tax imposed by a county upon any transaction, to the extent that would require a reduction in any tax rate imposed thereon by a city, 24 it 25 shall not become effective in respect to any transaction taxed by such 26 city (or in respect of other similar transactions outside of the city which, if occurring in such city, would be subject to such city tax) 27 28 before the commencement of the city's next succeeding fiscal year and 29 then only if the county shall have given notice to such city of its imposition of a tax on such transaction at least six months prior to the 30 commencement of such fiscal year, provided however that the local legis-31 32 lative body of such city may waive the requirement of such notice and 33 the postponement of the effective date of such tax. A city tax upon any 34 transaction, to the extent that it would require a reduction in any tax 35 rate imposed by a county thereon, shall not become effective in respect any transaction taxed by such county before the commencement of the 36 of 37 county's next succeeding fiscal year and then only if the city shall have given notice to such county of its imposition of a tax on such 38 39 transaction at least six months prior to the commencement of such fiscal 40 year, provided, however, that the local legislative body of such county may waive the requirement of such notice and postponement of the effec-41 tive date of such tax. However, whether or not the six months' 42 notice 43 requirement provided in this section has been waived, a tax imposed 44 pursuant to the authority of section twelve hundred ten [or twelve 45 hundred eleven] OF THIS ARTICLE shall still be subject to the requirements provided for in the first three sentences of subdivision (d) of 46 47 such [sections] SECTION and in subdivision (e) of such [sections] 48 SECTION.

49 S 18. Paragraph 2 of subdivision (b) of section 1224 of the tax law, 50 as amended by chapter 506 of the laws of 1976, is amended to read as 51 follows:

52 (2) all of the taxes described in article twenty-eight as authorized 53 by subdivision (a) of section twelve hundred ten[, or by section twelve 54 hundred eleven,] OF THIS ARTICLE to the extent of one-half the maximum 55 aggregate rates authorized under such subdivision (a) [and such section 56 twelve hundred eleven], except as otherwise provided in this section. 1 S 19. Subdivision (k) of section 1224 of the tax law, as amended by 2 chapter 426 of the laws of 1968 and separately relettered by chapters 3 531, 574, 617, 718 and 719 of the laws of 1992, is amended to read as 4 follows:

5 (k) For purposes of this section, the term "prior right" shall mean 6 the preferential right to impose any tax described in sections twelve 7 hundred two [and], twelve hundred three[,] AND twelve hundred ten [and 8 twelve hundred eleven] OF THIS ARTICLE and thereby to pre-empt such tax and to preclude another municipal corporation from imposing or continu-9 10 ing the imposition of such tax to the extent that such right is exer-11 However, the right of pre-emption shall only apply within the cised. territorial limits of the taxing jurisdiction having the right of pre-12 13 emption.

14 S 20. Subdivision (a) of section 1235 of the tax law, as amended by 15 chapter 459 of the laws of 1968, is amended to read as follows:

(a) With respect to taxes imposed pursuant to subdivision 16 (a) of 17 section twelve hundred ten [and pursuant to section twelve hundred elev-18 en] OF THIS ARTICLE, the use of tangible personal property purchased at 19 retail and of any of the services subject to the sales tax shall be exempt from the compensating use tax authorized under subdivision (a) of 20 21 such section twelve hundred ten [and under section twelve hundred elev-22 en,] to the extent that a retail sales tax or a compensating use tax was legally due and paid thereon, without any right to a refund or credit thereof, to (1) any municipal corporation in this state or (2) any other 23 24 25 state or jurisdiction within any other state, but only when it is shown such other state or jurisdiction allows a corresponding exemption 26 that with respect to the sale or use of tangible personal property or of any 27 the services upon which such a sale or compensating use tax was paid 28 of 29 to this state and any of its municipal corporations, except as provided 30 in subdivision (b) of this section.

31 S 21. Section 1240 of the tax law, as amended by chapter 356 of the 32 laws of 2014, is amended to read as follows:

33 S 1240. Administration and collection. The taxes authorized under sections twelve hundred one through twelve hundred [four] THREE of this 34 35 article which are now imposed shall continue to be administered and collected by the fiscal or other officers of the city, county or school 36 37 district in the same manner as such taxes have been administered and collected by such officers immediately prior to the enactment of this 38 39 article, in accordance with the applicable provisions of the charter, 40 administrative code, local law, ordinance or resolution then in force, with such amendments in respect to administration and collection as 41 may 42 enacted. Taxes authorized under sections twelve hundred one through be 43 twelve hundred [four] THREE of this article which may hereafter be 44 imposed by a city, county or school district shall be administered and 45 collected in such manner as may be provided in its charter, administrative code, local laws, ordinances or resolutions, with such amendments 46 47 in respect to administration and collection as may be enacted. Notwith-48 standing any other provision of law to the contrary, the authorization to impose tax upon the transfer of real property pursuant to subdivision 49 50 (b) of section twelve hundred one of this article, shall not, when the 51 conveyance consists of a transfer of property made as a result of an 52 order of the court in a foreclosure proceeding ordering the sale of such property, include the authorization to impose civil or criminal penal-53 54 ties, interest, or other liability upon the referee or sheriff effectu-55 ating the transfer.

1 S 22. Subdivision (b) of section 1242 of the tax law, as added by 2 chapter 93 of the laws of 1965, is amended to read as follows:

3 (b) Cities under one million, counties and school districts. Except in 4 the case of a wilfully false or fraudulent return with intent to evade 5 the tax, no assessment of additional tax shall be made with respect to 6 imposed under the authority of sections twelve hundred two taxes 7 [through] AND twelve hundred [four] THREE OF THIS ARTICLE, after the 8 expiration of more than three years from the date of the filing of a return, provided, however, that where no return has been filed as 9 10 provided by local law, ordinance or resolution, the tax may be assessed 11 at any time.

12 S 23. Subdivision (a) of section 1243 of the tax law, as amended by 13 chapter 808 of the laws of 1992 and paragraph 1 as further amended by 14 section 104 of part A of chapter 62 of the laws of 2011, is amended to 15 read as follows:

16 Any final determination of the amount of any tax payable under (a) sections twelve hundred one through twelve hundred [four] THREE OF 17 THIS 18 ARTICLE shall be reviewable for error, illegality or unconstitutionality 19 or any other reason whatsoever by a proceeding under article seventyeight of the civil practice law and rules if application therefor is 20 21 made to the supreme court within four months after the giving of the 22 notice of such final determination, provided, however, that any such proceeding under article seventy-eight of the civil practice law and 23 rules shall not be instituted by a taxpayer unless (1) the amount of any 24 25 tax sought to be reviewed, with such interest and penalties thereon as 26 may be provided for by local law, ordinance, resolution or regulation, shall be first deposited and there is filed an undertaking, issued by a 27 surety company authorized to transact business in this state and 28 29 approved by the superintendent of financial services of this state as to 30 solvency and responsibility, in such amount as a justice of the supreme court shall approve to the effect that if such proceeding be dismissed 31 32 or the tax confirmed the taxpayer will pay all costs and charges which 33 may accrue in the prosecution of such proceeding or (2) at the option of the taxpayer, such undertaking may be in a sum sufficient to cover the taxes, interest and penalties stated in such determination, plus the 34 35 36 costs and charges which may accrue against such taxpayer in the prose-37 cution of the proceeding, in which event the taxpayer shall not be required to pay such taxes, interest or penalties as a condition prece-38 39 dent to the application.

40 S 24. Section 1250 of the tax law, as amended by chapter 169 of the 41 laws of 1970, is amended to read as follows:

1250. Administration and collection. The taxes imposed under the 42 S 43 authority of sections twelve hundred ten[, twelve hundred eleven, twelve 44 hundred twelve] and twelve hundred twelve-A OF THIS ARTICLE shall be 45 administered and collected by the [state tax commission] COMMISSIONER in the same manner as the taxes imposed under article twenty-eight of this 46 47 chapter are administered and collected by such commission. All of the 48 provisions of such article relating to or applicable to the administration and collection of the taxes imposed by that article shall 49 apply 50 to the taxes imposed under the authority of section twelve hundred ten[, 51 twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A THIS ARTICLE, including sections eleven hundred one and eleven 52 OF hundred eleven and sections eleven hundred thirty-one through eleven 53 54 hundred forty-seven OF THIS CHAPTER, with the same force and effect as 55 if those provisions had been incorporated in full into this article and 56 had expressly referred to the taxes imposed under sections twelve

1 hundred ten [through] AND twelve hundred twelve-A OF THIS ARTICLE, 2 except to the extent that any provisions of such article twenty-eight 3 are either inconsistent with a provision of this article or are not 4 relevant to this article. For purposes of this article, the term "tax" in part IV of such article twenty-eight shall include any tax 5 imposed under the authority of section twelve hundred ten[, twelve hundred elev-6 7 twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE. en, 8 Wherever there is joint collection of state and local taxes, it shall be deemed that such collections shall represent proportionally the applica-9 10 ble state and local taxes in determining the amount to be remitted to 11 local taxing jurisdictions.

12 S 25. Subdivision (a) of section 1251 of the tax law, as amended by 13 chapter 155 of the laws of 1982, is amended to read as follows:

14 (a) Every person required to collect any of the taxes imposed under 15 the authority of section twelve hundred ten[, twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE shall 16 file a return as required by subdivision (a) of section eleven hundred 17 18 thirty-six OF THIS CHAPTER with the [tax commission] COMMISSIONER, 19 except that return for the quarterly period ending August thirty-first, nineteen hundred sixty-five shall only cover the month of August, nine-20 21 teen hundred sixty-five. The return of a vendor of tangible personal 22 property or services shall show his OR HER receipts from sales and also 23 the aggregate value of tangible personal property and services sold by 24 him OR HER, the use of which is subject to a tax imposed under the 25 authority of this article and the amount of taxes required to be 26 collected with respect to such sales and use. The return of a [recipi-27 ent] RECEIPT of amusement charges shall show all such charges and the amount of tax thereon, and the return of an operator required to collect 28 29 tax on rents shall show all rents received or charged and the amount of 30 thereon. Every person required to file a part-quarterly return tax pursuant to subdivision (a) of section eleven hundred thirty-six OF THIS 31 32 CHAPTER shall file a return for the same periods for the taxes imposed 33 pursuant to this article. Provided, however, where a part-quarterly return described in paragraph [(i)] ONE or [(ii)] TWO of subdivision (a) 34 of section eleven hundred thirty-six is filed for purposes of complying 35 this section and section eleven hundred thirty-six or subdivision 36 with 37 (a) or (b) of section eleven hundred thirty-seven-A OF THIS CHAPTER, on 38 such returns separate amounts due for the taxes imposed by each county, city or school district, pursuant to the authority of section twelve 39 40 hundred ten[, twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE, need not be shown. 41 Rather, such shall only show the aggregate amount of all such local taxes 42 returns 43 calculated in the manner provided for in paragraph [(i)] ONE or [(ii)] 44 TWO of subdivision (a) of section eleven hundred thirty-six OF THIS 45 CHAPTER except that in the case of a short-form, part-quarterly return, where a county, city or school district did not impose a tax in the 46 47 comparable quarter of the immediately preceding year, the tax for that 48 locality shall be calculated on such basis as the [tax commission] 49 COMMISSIONER shall by regulation prescribe.

50 S 26. Subdivision (b) of section 1252 of the tax law, as amended by 51 chapter 169 of the laws of 1970, is amended to read as follows:

(b) The [tax commission] COMMISSIONER, in [its] HIS OR HER discretion, may require or permit any or all persons liable for any tax or required to collect any tax authorized under section twelve hundred ten[, twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE to make payment to such banks, banking houses or trust

companies designated by the [tax commission] COMMISSIONER and to file 1 2 returns with such banks, banking houses or trust companies, as agent of 3 state tax commission, in lieu of paying the taxes imposed under the the 4 authority of section twelve hundred ten[, twelve hundred eleven, twelve 5 hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE directly to 6 the state tax commission. However, the [tax commission] COMMISSIONER can 7 only designate such banks, banking houses and trust companies which are 8 already designated by the comptroller as depositories pursuant to section eleven hundred forty-eight of this chapter. 9

10 S 27. Section 1253 of the tax law, as amended by chapter 169 of the 11 laws of 1970, is amended to read as follows:

12 S 1253. Registration. Every person required to register pursuant to 13 section eleven hundred thirty-four OF THIS CHAPTER shall be required to 14 register for purposes of the taxes imposed under the authority of 15 sections twelve hundred ten[, twelve hundred eleven, twelve hundred 16 twelve] and twelve hundred twelve-A OF THIS ARTICLE. However, only one certificate of authority need be issued. Persons who elect to register 17 18 under such section eleven hundred thirty-four pursuant to the election 19 provided therein shall also be required to make a similar election for 20 purposes of the taxes imposed under the authority of such sections 21 twelve hundred ten[, twelve hundred eleven, twelve hundred twelve] and 22 twelve hundred twelve-A OF THIS ARTICLE, but only one of certificate authority need be issued. 23

S 28. Subdivisions (a) and (b) of section 1254 of the tax law, as amended by chapter 169 of the laws of 1970, are amended to read as follows:

27 (a) Every person required to collect tax, as defined in section eleven 28 hundred thirty-one OF THIS CHAPTER, who is required to collect any state 29 imposed under sections eleven hundred five, eleven hundred six or tax eleven hundred ten OF THIS CHAPTER, shall at the same time collect any 30 applicable tax imposed by a city, county or school district under the 31 32 authority of [sections] SECTION twelve hundred ten[, twelve hundred 33 eleven, twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTI-34 CLE, and where the state tax is a retail sales tax, shall also collect 35 any compensating use tax which may be applicable as provided in [sections] SECTION twelve hundred thirteen or twelve hundred fourteen OF 36 37 THIS ARTICLE.

(b) Where the state of New York, any of its agencies, instrumentali-38 39 ties, public corporations (including a public corporation created pursu-40 ant to agreement or compact with another state or Canada) or political subdivisions sells services or property of a kind ordinarily sold by 41 private persons it shall be considered a vendor for purposes of the 42 43 taxes imposed under the authority of sections twelve hundred ten[, 44 twelve hundred eleven, twelve hundred twelve] and twelve hundred 45 twelve-A OF THIS ARTICLE and shall be required to collect the taxes imposed by cities, counties and school districts under the authority of 46 47 such sections.

S 29. Subdivisions (a), (b) and (c) of section 1261 of the tax law, as amended by chapter 84 of the laws of 2000, subdivision (a) as amended by chapter 182 of the laws of 2005, and subdivision (c) as amended by section 9 of part SS-1 of chapter 57 of the laws of 2008, are amended to read as follows:

(a) All taxes, penalties and interest imposed by cities, counties or school districts under the authority of section twelve hundred ten[, twelve hundred eleven, twelve hundred twelve] or twelve hundred twelve-A of this article, which are collected by the commissioner, shall be

deposited daily with such responsible banks, banking houses or trust 1 2 as may be designated by the state comptroller, to the credit companies, 3 of the comptroller, in trust for the cities, counties or school 4 districts imposing the tax or for (i) the Nassau county interim finance authority or (ii) the Buffalo fiscal stability authority or 5 (iii) the 6 Erie county fiscal stability authority, created by the public authori-7 ties law, (i) to the extent that net collections from taxes imposed by Nassau county are payable to the Nassau county interim finance authority 8 9 (ii) to the extent that net collections from taxes imposed by Erie or 10 county or by the city of Buffalo are payable to the Buffalo fiscal 11 stability authority or (iii) to the extent that net collections from taxes imposed by Erie county are payable to the Erie county fiscal 12 stability authority, or for any public benefit corporation to which the 13 14 tax may be payable pursuant to law. Such deposits and deposits received 15 pursuant to subdivision (b) of section twelve hundred fifty-two of this article shall be kept in trust and separate and apart from all other 16 17 monies in the possession of the comptroller. The comptroller shall 18 require adequate security from all such depositories of such revenue 19 collected by the commissioner, including the deposits received pursuant to subdivision (b) of section twelve hundred fifty-two of this article. 20 21 amount payable to such authorities pursuant to the public authori-Any 22 ties law shall, at the time it is otherwise payable to (i) Nassau coun-23 (ii) Erie county or the city of Buffalo, or (iii) Erie county, ty, 24 respectively, as specified in this section, be paid instead to such 25 respective authority. Any amount payable to a public benefit corporation 26 pursuant to law shall, at the time it is otherwise payable to the taxing jurisdiction as specified in this section, be paid instead to such 27 28 public benefit corporation.

29 (b) The comptroller shall retain in the comptroller's hands such 30 amount as the commissioner may determine to be necessary for refunds in respect to the taxes imposed by cities, counties and school districts, 31 32 under the authority of section twelve hundred ten[, twelve hundred elev-33 twelve hundred twelve] or twelve hundred twelve-A OF THIS ARTICLE, en, 34 and for reasonable costs of the commissioner in administering, collect-35 ing and distributing such taxes, out of which the comptroller shall pay any refunds of such taxes to which taxpayers shall be entitled under the 36 provisions of this article. 37

38 (c) (1) The comptroller, after reserving such refund fund and such 39 costs shall, on or before the twelfth day of each month pay to the 40 appropriate fiscal officers of the foregoing taxing jurisdictions the taxes, penalties and interest imposed by such jurisdictions under the 41 authority of sections twelve hundred ten [through] AND twelve hundred 42 43 twelve-A of this article, collected by the commissioner pursuant to this 44 article during the next preceding calendar month, provided, however, 45 that the comptroller shall on or before the last day of June and December make a partial payment consisting of the collections made during and 46 47 including the first twenty-five days of said months to said fiscal offi-48 cers of the foregoing taxing jurisdictions.

49 (2) However, the taxes, penalties and interest from the additional one 50 percent rate which the city of Yonkers is authorized to impose pursuant 51 to section twelve hundred ten of this article, after the comptroller has 52 reserved such refund fund and such cost shall be paid to the special 53 sales and compensating use tax fund for the city of Yonkers established 54 by section ninety-two-f of the state finance law at the times set forth 55 in the preceding sentence.

1 (3) However, the taxes, penalties and interest which (i) the county of 2 (ii) the county of Erie, to the extent the county of Erie is Nassau, 3 contractually or statutorily obligated to allocate and apply or pay net 4 collections to the city of Buffalo and to the extent that such county 5 set aside net collections for educational purposes attributable to has 6 the Buffalo school district, or the city of Buffalo or (iii) the county 7 Erie is authorized to impose pursuant to section twelve hundred ten of 8 of this article, other than such taxes in the amounts described, respectively, in subdivisions one and two of section [one thousand two] TWELVE 9 10 hundred sixty-two-e of this part, during the period that such section 11 authorizes Nassau county to establish special or local assistance programs thereunder, together with any penalties and interest related thereto, and after the comptroller has reserved such refund fund and 12 13 14 such costs, shall, commencing on the next payment date after the effec-15 tive date of this sentence and of each month thereafter, until such date as (i) the Nassau county interim finance authority shall have no obli-gations outstanding, or (ii) the Buffalo fiscal stability authority 16 17 18 shall cease to exist, or (iii) the Erie county fiscal stability authori-19 shall cease to exist, be paid by the comptroller, respectively, to ty (i) the Nassau county interim finance authority to be applied by the 20 21 Nassau county interim finance authority, or (ii) to the Buffalo fiscal 22 stability authority to be applied by the Buffalo fiscal stability authority, or (iii) to the Erie county fiscal stability authority to be 23 24 applied by the Erie county fiscal stability authority, as the case may 25 in the following order of priority: first pursuant to the Nassau be, 26 county interim finance authority's contracts with bondholders or the 27 Buffalo fiscal stability authority's contracts with bondholders or the 28 Erie county fiscal stability authority's contracts with bondholders, 29 respectively, then to pay the Nassau county interim finance authority's 30 operating expenses not otherwise provided for or the Buffalo fiscal stability authority's operating expenses not otherwise provided for or 31 32 the Erie county fiscal stability authority's operating expenses not 33 otherwise provided for, respectively, and then (i) pursuant to the Nassau county interim finance authority's agreements with the county of Nassau, which agreements shall require the Nassau county interim finance 34 35 36 authority to transfer such taxes, penalties and interest remaining after 37 providing for contractual or other obligations of the Nassau county 38 interim finance authority, and subject to any agreement between such authority and the county of Nassau, to the county of Nassau as frequent-39 40 as practicable; or (ii) pursuant to the Buffalo fiscal stability lv 41 authority's agreements with the city of Buffalo, which agreements shall require the Buffalo fiscal stability authority to transfer such taxes, 42 43 penalties and interest remaining after providing for contractual or other obligations of the Buffalo fiscal stability authority, and subject 44 45 to any agreement between such authority and the city of Buffalo, to the city of Buffalo or the city of Buffalo school district, as the case may 46 frequently as practicable; or (iii) pursuant to the Erie county 47 be, as 48 fiscal stability authority's agreements with the county of Erie, which 49 agreements shall require the Erie county fiscal stability authority to

50 transfer such taxes, penalties and interest remaining after providing 51 for contractual or other obligations of the Erie county fiscal stability 52 authority, and subject to any agreement between such authority and the 53 county of Erie, to the county of Erie as frequently as practicable. 54 During the period that the comptroller is required to make payments to 55 the Nassau county interim finance authority described in the previous 56 sentence, the county of Nassau shall have no right, title or interest in

to such taxes, penalties and interest required to be paid to the 1 or 2 Nassau county interim finance authority, except as provided in such 3 authority's agreements with the county of Nassau. During the period that 4 the comptroller is required to make payments to the Buffalo fiscal 5 stability authority described in the second previous sentence, the city 6 of Buffalo and such school district shall have no right, title or inter-7 in or to such taxes, penalties and interest required to be paid to est the Buffalo fiscal stability authority, except as provided in such authority's agreements with the city of Buffalo. During the period that 8 9 10 the comptroller is required to make payments to the Erie county fiscal stability authority described in the third previous sentence, the county 11 Erie shall have no right, title or interest in or to such taxes, 12 of penalties and interest required to be paid to the Erie county fiscal 13 14 stability authority, except as provided in such authority's agreements 15 with the county of Erie.

(4) The amount so payable shall be certified to the comptroller by the commissioner or the commissioner's delegate, who shall not be held liable for any inaccuracy in such certificate. Provided, however, any such certification may be based on such information as may be available to the commissioner at the time such certificate must be made under this section and may be estimated on the basis of percentages or other indices calculated from distributions for prior periods.

(5) However, the comptroller shall withhold from the taxes, penalties 23 and interest imposed by the city of New York on and after August first, 24 25 two thousand eight, and deposit such amounts to the state treasury as 26 reimbursement for appropriated disbursements made by the New York state financial control board established by the New York state financial 27 emergency act for the city of New York and by the state deputy comp-28 29 troller for the city of New York established by section forty-one-a of 30 the executive law, as the actual, reasonable expenses of that board or that deputy comptroller, incurred on behalf of the city, for quarterly 31 32 periods commencing July first, two thousand eight, and ending on the 33 date when those expenses are no longer incurred by that board or deputy comptroller; and the comptroller shall pay those withheld amounts imme-34 35 diately into the miscellaneous special revenue fund financial control 36 board account 339-15 and the miscellaneous special revenue fund finan-37 cial oversight account 339-DI of the state. During the period that the 38 comptroller is required to withhold amounts and make payments described in this paragraph, the city of New York has no right, title or interest 39 40 or to those taxes, penalties and interest required to be paid into in 41 the above referenced miscellaneous special revenue funds.

42 (6) Where the amount so paid over to any city, county, school district 43 or the special sales and compensating use tax fund for the city of Yonk-44 ers in any such distribution or to any such authority is more or less 45 than the amount then due to such city, county, school district or such fund or to such authority, the amount of the overpayment or underpayment 46 47 shall be certified to the comptroller by the commissioner or the commissioner's delegate, who shall not be held liable for any inaccuracy in 48 such certificate. The amount of the overpayment or underpayment shall be 49 50 so certified to the comptroller as soon after the discovery of the over-51 underpayment as reasonably possible and subsequent payments payment or and distributions by the comptroller to such city, county, school 52 53 district or the special sales and compensating use tax fund for the city 54 of Yonkers or to such authority shall be adjusted by subtracting the 55 amount of any such overpayment from or by adding the amount of any such underpayment to such number of subsequent payments and distributions as 56

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1 the comptroller and the commissioner shall consider reasonable in view 2 of the amount of the overpayment or underpayment and all other facts and 3 circumstances.

S 30. Subdivision (e) of section 1261 of the tax law is REPEALED.

S 31. Subdivision (e) of section 1262 of the tax law is REPEALED.

6 S 32. Subdivision 2 of section 302 of the real property tax law, as 7 amended by chapter 755 of the laws of 1962, is amended to read as 8 follows:

9 The taxable status date of real property assessed for school 2. 10 district and village purposes shall be determined in accordance with [sections thirteen hundred two and] ARTICLE SEVENTY-ONE OF THE EDUCATION 11 LAW AND SECTION fourteen hundred of this chapter, respectively. The date 12 taxable status of the real property contained on any village assess-13 of 14 ment roll shall be imprinted or otherwise indicated at the top of the 15 first page of each volume of such roll.

16 S 33. Subdivision 2 of section 1909 of the education law, as added by 17 section 3 of part C of chapter 58 of the laws of 1998, is amended to 18 read as follows:

2. Any state aid representing tax savings duly provided by a component 19 school district of the central high school district [pursuant to section 20 21 thirteen hundred six-a of the real property tax law] for taxes levied to 22 fund expenditures of the central high school district shall be claimed 23 by such component school district [pursuant to subdivision three of 24 section thirteen hundred six-a of the real property tax law,] and any 25 resulting payment of state aid to the component school district based on 26 such tax savings shall be paid by the component school district, within ten days after receipt of such payment, over to the treasurer of such 27 central high school district in an amount equal to the product of 28 the 29 total payment received by such component school district for all tax savings [provided pursuant to section thirteen hundred six-a of the real 30 property tax law] multiplied by the quotient of the tax savings provided 31 32 for taxes levied to fund expenditures of the central high school 33 district divided by the total tax savings duly provided by such compo-34 nent school district [pursuant to section thirteen hundred six-a of the 35 real property law].

S 34. Section 3601 of the education law, as amended by section 4-a of part A-1 of chapter 58 of the laws of 2006 and as further amended by subdivision (d) of section 1 of part W of chapter 56 of the laws of 2010, is amended to read as follows:

40 S 3601. When apportioned and how applied. The amount annually appropriated by the legislature for general support for public schools, net 41 of disallowances, refunds, reimbursements and credits, shall be appor-42 43 tioned by the commissioner each year prior to the dates of the respec-44 tive final payments provided by law and all moneys so apportioned shall 45 applied exclusively to school purposes authorized by law. General be state aid claims, on forms prescribed by the commissioner, shall be 46 47 submitted to the commissioner by September second of each school year, 48 except that the audit report required by subdivision three of section twenty-one hundred sixteen-a of this chapter shall be submitted to the 49 50 commissioner by October fifteenth following the close of the school year 51 audited for all districts other than the city school districts of the 52 cities of Buffalo, Rochester, Syracuse, Yonkers and New York and by January first following the close of the school year audited for such 53 54 city school districts. No aid shall be paid to a school district or 55 board of cooperative educational services prior to the submission of 56 claims as required by the commissioner, except that no aid certified as

payable to a school district by the commissioner of taxation and finance 1 2 [pursuant to paragraph (c) of subdivision three of section thirteen 3 hundred six-a of the real property tax law] shall be withheld due to the 4 failure of the school district to submit general state aid claims 5 required by the commissioner, and except that no aids shall be withheld 6 to the failure of a school district to submit the audit report due 7 required by subdivision three of section twenty-one hundred sixteen-a of 8 this chapter until the thirtieth day following the due date specified in this section for such report. 9

10 S 35. Paragraph y of subdivision 1 of section 3602 of the education 11 law, as amended by section 11 of part B of chapter 57 of the laws of 12 2007 and as further amended by subdivision (d) of section 1 of part W of 13 chapter 56 of the laws of 2010, is amended to read as follows:

y. "School tax relief aid" shall mean state aid payable to a school district representing tax savings duly provided by the school district [pursuant to section thirteen hundred six-a of the real property tax law] that is claimed by the school district and certified by the commissioner of taxation and finance [pursuant to subdivision three of section thirteen hundred six-a of the real property tax law].

S 36. Paragraph (j) and subparagraph (iv) of paragraph (k) of subdivi-20 21 2 of section 425 of the real property tax law, paragraph (j) as sion 22 amended by section 1 of part A of chapter 405 of the laws of 1999 and as 23 further amended by subdivision (b) of section 1 of part W of chapter 56 24 of the laws of 2010 and subparagraph (iv) of paragraph (k) as added by 25 section 1-a of part E of chapter 83 of the laws of 2002 and redesignated 26 by chapter 355 of the laws of 2003, are amended to read as follows:

(j) Certain city school districts. The commissioner shall adjust 27 the 28 exempt amount for each city containing a school district which is subject to article fifty-two of the education law, to account for the 29 30 that the school district is fiscally dependent upon the city. This fact adjustment shall be made by multiplying the exempt amount that would 31 32 otherwise be determined for the city by sixty-seven percent, or, in the 33 case of a city with a population of one million or more, by fifty The exempt amount resulting from this calculation shall be 34 percent. 35 applied both to the assessed value for city school district purposes and to the assessed value for general city purposes, and state aid shall 36 be 37 payable on the combined tax savings [in the manner provided by section 38 thirteen hundred six-a of this chapter].

39 (iv) Notwithstanding the provisions of subparagraph (ii) of this para-40 graph, when a cooperative apartment corporation is incorporated as a mutual company pursuant to the private housing finance law, and the 41 granting of an exemption pursuant to this section would not inure to the 42 43 benefit of eligible tenant-stockholders because the real property of 44 such corporation is subject to an exemption from taxation pursuant to 45 section thirty-three, ninety-three, one hundred twenty-five or five hundred fifty-six of the private housing finance law, an alternative 46 47 benefit shall be provided to such corporation and passed through to eligible tenant-stockholders in the manner provided by this subdivision. 48 Such alternative benefit shall consist of a reduction in the real prop-49 50 erty taxes or payments in lieu of taxes that would otherwise be payable 51 account of such real property. The total amount of such reduction on shall be the sum of the "STAR savings" for all of the cooperative apart-52 ment units that are occupied by one or more eligible tenant-stockhold-53 54 ers. The STAR savings for each such unit shall be equal to one-third of 55 the exempt amount determined pursuant to paragraph (a) of this subdivi-56 sion for purposes of the basic or enhanced exemption, as the case may

be, multiplied by the applicable school tax rate, or in the case of 1 а school district described in paragraph (j) of this subdivision, by the 2 3 applicable city tax rate. Provided, however, in no case shall the STAR 4 savings for any individual unit exceed the amount payable by or chargea-5 ble to the unit on account of real property taxes or payments in lieu of 6 taxes. The STAR savings so determined for each unit shall be credited by 7 the cooperative apartment corporation against the real property taxes or 8 payments in lieu of taxes otherwise payable by or chargeable to the eligible tenant-stockholders. The total of the alternative benefits 9 10 provided pursuant to this subparagraph shall be a state charge which 11 shall be payable in the same manner that school districts are compen-12 sated [pursuant to section thirteen hundred six-a of this chapter] for 13 tax savings attributable to exemptions granted pursuant to this section. S 37. Subdivisions 1 and 2 of section 1216 of the real property tax 14 15 law, as added by chapter 800 of the laws of 1967 and subdivision 1 as further amended by subdivision (b) of section 1 of part W of chapter 56 16 17 of the laws of 2010, are amended to read as follows:

Where a supplemental assessment roll has been completed, verified 18 1. 19 and filed [pursuant to section thirteen hundred thirty-five of this chapter] AS PER THE REQUEST OF THE 20 SCHOOL AUTHORITIES OF A SCHOOL 21 DISTRICT, the commissioner shall determine an equalization rate for such 22 supplemental assessment roll in the manner provided in this article for 23 determining equalization rates for towns. The equalization rate so 24 determined for the supplemental assessment roll shall be used in comput-25 ing the taxable full valuation of real property on the supplemental assessment roll for all school district purposes except as otherwise 26 27 provided [in section thirteen hundred fourteen] BY OTHER PROVISIONS of 28 this chapter.

29 2. The full valuation of taxable property for school district purposes 30 a fiscal year of a school district in which SUCH supplemental for assessment rolls were completed, verified and filed [pursuant to section 31 32 thirteen hundred thirty-five of this chapter] for such fiscal year, shall be the simple average of the full valuation of taxable property on 33 the regular and supplemental assessment rolls of such school district 34 35 for such fiscal year, provided however, that such supplemental assessrolls shall not be used in determining limitations on indebtedness 36 ment 37 pursuant to the local finance law. Such full valuation shall be computed 38 for each roll by dividing the taxable assessed valuation on each such roll by the state equalization rate established for each such roll. 39

40 S 38. Subdivision 1 of section 1226 of the real property tax law, as 41 added by chapter 280 of the laws of 1985 and as further amended by 42 subdivision (b) of section 1 of part W of chapter 56 of the laws of 43 2010, is amended to read as follows:

1. If the commissioner finds that there has been a material change in level of assessment in a town or city since the last state equalization rate was established, it shall determine and certify a special equalization rate for tax apportionment purposes to the district superintendent of schools for use in the apportionment of school taxes [as provided in section thirteen hundred fourteen of this chapter]. S 39. Paragraph (a) of subdivision 2 of section 1227 of the real prop-

50 S 39. Paragraph (a) of subdivision 2 of section 1227 of the real prop-51 erty tax law, as added by chapter 87 of the laws of 2001 and as further 52 amended by subdivision (b) of section 1 of part W of chapter 56 of the 53 laws of 2010, is amended to read as follows:

(a) When a nuclear powered electric generating facility is exempt from taxation for school district purposes pursuant to section four hundred eighty-five of this chapter, but it is not exempt for all purposes, the

commissioner shall establish a special apportionment rate for the 1 assessing unit containing the facility, which rate shall be used for 2 purposes of apportioning school district taxes to that assessing unit 3 4 [pursuant to section thirteen hundred fourteen of this chapter,] subject to the provisions of paragraph (b) of this subdivision. Provided, however, that no such rate shall be established unless it would result 5 6 7 a change of two percent or more in the share of the school district in 8 levy allocated to at least one school district segment, or where appli-9 cable in the share of the non-homestead class levy allocated to at least 10 one portion.

11 S 40. Subdivision 1 and paragraph (a) and the opening paragraph of 12 paragraph (d) of subdivision 7 of section 1316 of the real property tax 13 law, as added by chapter 556 of the laws of 2002, subdivision 1 as 14 further amended by subdivision (b) of section 1 of part W of chapter 56 15 of the laws of 2010 are amended to read as follows:

Notwithstanding the provisions of [section thirteen hundred four-of this] article SEVENTY-ONE OF THE EDUCATION LAW, a school 16 1. 17 teen of this] 18 district located in more than one city or town, which includes a desig-19 nated large property, as determined by the commissioner of taxation and 20 finance, may provide by annual resolution, adopted no later than ten 21 days prior to the last day provided by law for the levy of school taxes, 22 that school taxes to be levied for the fiscal year commencing July first of the same year shall be apportioned to each city or town or part ther-23 24 eof in accordance with the provisions set forth in this section.

25 (a) The tax shall be apportioned in accordance with the provisions of 26 [section thirteen hundred fourteen of this] article SEVENTY-ONE OF THE 27 EDUCATION LAW.

The resulting tax levy from paragraph (c) of this subdivision shall be reapportioned among all other property within the taxing jurisdiction, exclusive of the designated large property. This reapportionment shall be done in accordance with [section thirteen hundred fourteen of this] THE PROVISIONS OF article SEVENTY-ONE OF THE EDUCATION LAW, except that:

33 S 41. Paragraphs (a) and (f) of subdivision 4 of section 1903-a of the 34 real property tax law, as amended by chapter 47 of the laws of 1991, are 35 amended to read as follows:

36 (a) Equalization by class. The tax authorities shall determine for the 37 homestead and non-homestead classes, respectively, the total full valuation and total taxable full valuation of the real property subject to 38 39 taxation for district purposes in each city or town or part thereof included within the tax district. The total full valuation of a class in 40 a city or town or part thereof shall be computed by dividing the total 41 assessed value of the property in the class by the state equalization 42 43 rate or special equalization rate [prescribed in section thirteen 44 hundred fourteen of this chapter]. The total taxable full valuation of a class in a city or town or part thereof shall be computed by dividing 45 the total taxable assessed value of the property in the class by the 46 47 state equalization special equalization rate [prescribed in rate or 48 section thirteen hundred fourteen of this chapter].

(f) Correction and review. The equalization and apportionment required by this subdivision shall be subject to correction and review to the stent practicable [as provided in section thirteen hundred fourteen of this chapter].

53 S 42. Subdivision 2 of section 954 of the real property tax law, as 54 added by chapter 440 of the laws of 1989, is amended to read as follows: 55 2. Notwithstanding the provisions of section nine hundred twenty-two[, 56 thirteen hundred twenty-two, thirteen hundred twenty-four] or fourteen

hundred thirty of this chapter, upon agreement between a collecting 1 officer and a mortgage investing institution, the mortgage investing 2 3 institution or its agent shall, no later than thirty days prior to the 4 last date established by law for the annexation of the warrant to the 5 assessment roll, present to the collecting officer a list in any mutual-6 ly agreeable format of the real property tax escrow accounts with 7 respect to which the mortgage investing institution or its agent has 8 been authorized by the mortgagor to receive tax bills. If the collecting 9 officer and mortgage investing institution agree, a list of additions deletions to the last such list so delivered may be presented 10 and 11 instead. 12 S 43. Subdivision 2 of section 544 of the real property tax law is 13 amended to read as follows: 14 2. No penalties, interest or fees of any kind, except fees payable to 15 school district collecting officers [pursuant to subdivision one of 16 section thirteen hundred twenty-eight of this chapter] on school taxes 17 on lands outside the forest preserve, shall be added to taxes payable by 18 the state pursuant to the provisions of this section. 19 S 44. Subdivision 2 of section 558 of the real property tax law, as 20 amended by chapter 529 of the laws of 1990, is amended to read as 21 follows: 22 2. The county legislature of any county shall direct the cancellation 23 any unpaid school tax relevied by such county [pursuant to subdiviof sion five of section thirteen hundred thirty or subdivision 24 five of 25 section thirteen hundred thirty-two of this chapter,] or any unpaid village tax relevied by such county pursuant to subdivision four of section fourteen hundred forty-two of this chapter, against property of 26 27 the state or the United States where it is determined that the 28 lien of 29 such tax cannot be enforced, or where the lien of such tax is rendered permanently unenforceable by operation of the provisions of any statute. 30 The amount of any tax so cancelled shall be charged against the school 31 32 district or village which levied such tax. The amount so charged against 33 school district or village shall be withheld by the county treasurer а from any moneys which shall become payable by him to such school district or village by reason of taxes which shall thereafter be 34 35 returned to him as uncollected by such school district or 36 village. No 37 such cancellation of any unpaid school taxes or no such charge shall be 38 made by the county legislature against any such school district or 39 village unless ten days' notice thereof by mail shall be given to the 40 school authorities thereof. S 45. Subdivision 1-b of section 3651 of the education law, as added 41 section 73 of part A of chapter 436 of the laws of 1997, is amended 42 by 43 to read as follows: 44 1-b. Notwithstanding the provisions of subdivision one of this 45 section, where the city or county is not required to pay to the treasurof a city school district unpaid taxes during the fiscal year for 46 er 47 which such real property taxes are levied, the board of education of 48 such city school district may establish a reserve for uncollected taxes without approval of the qualified voters of the school district, provided that the ratio of the amount of such reserve to the total prin-49 50 51 cipal amount of the district's tax levy for such fiscal year shall not be less than the ratio of the principal amount of the school district 52 taxes as levied by the school district for the last completed fiscal 53 54 year but not received by the district before the end of such fiscal year 55 to the total principal amount of the tax levy for such last completed 56 fiscal year. If the city or county is not required to pay to the treas1 urer of a city school district unpaid taxes [pursuant to section thir-2 teen hundred thirty-two of the real property tax law], the board of 3 education of the city school district shall establish a reserve pursuant 4 to this subdivision, provided that such reserve shall not be less than 5 the amount of taxes for the fiscal year for which such budget is being 6 prepared which are estimated to be unpaid during such fiscal year [under 7 the aforesaid provisions of the real property tax law].

8 S 46. Paragraph e of subdivision 7 of section 545 of the real property 9 tax law, as amended by chapter 800 of the laws of 1967, is amended to 10 read as follows:

e. "Latest preceding assessment roll" means the last preceding assessment roll finally completed, verified and filed prior to the final completion of the assessment roll for which the transition assessment is being established, but shall not mean or include a supplemental assessment roll completed, verified and filed as [provided in section thirteen hundred thirty-five of this chapter] PER THE REQUEST OF THE SCHOOL AUTHORITIES OF A SCHOOL DISTRICT.

18 S 47. Subdivisions 1 and 3 of section 972 of the real property tax 19 law, as amended by section 12 of part B of chapter 389 of the laws of 20 1997, are amended to read as follows:

21 1. Adoption. Notwithstanding any provisions of this chapter, or any 22 other general, special or local law to the contrary, the legislative body of a county may, by local law, provide that thereafter and until such local law is repealed, the county shall become the tax collection 23 24 25 agency for the purpose of collecting taxes in installments as prescribed 26 by this title [and by sections thirteen hundred thirty-six through thirteen hundred forty-two of this chapter]. The term "taxes" as used in this title shall include special assessments which are levied by the 27 28 29 county legislative body at the time and in the manner provided by law for the levy of county and town taxes. 30

Interest. (a) Each installment other than the first shall be 31 3. 32 subject to interest at the rate determined pursuant to section nine 33 hundred twenty-four-a of this article, or such other law as may be locally applicable, up to and including the date on which it is to be paid. Such interest shall be amortized over all scheduled payments, 34 35 local law provides for unequal installments, in which case 36 unless the 37 interest shall be calculated and imposed separately upon each install-38 ment.

39 (b) If an installment is not paid on or before the date it is due, 40 additional interest shall be added as provided by section nine hundred 41 seventy-five [or section thirteen hundred forty] of this [chapter] ARTI-42 CLE.

43 (c) The amount of any interest which shall be added to any installment 44 pursuant to this section and section nine hundred seventy-five [or 45 section thirteen hundred forty] of this [chapter] ARTICLE shall belong 46 to the county.

47 S 48. In order to provide for continuity of funding to school 48 districts, fifty percent of the school taxes due on July first in the 49 year preceding the effective date of this act shall be paid as hereto-50 fore required by law.

51 S 49. This act shall take effect on the first of January next succeed-52 ing the date on which it shall have become a law, provided, however, 53 that sections two, four, five, six, eight and ten through forty-seven of 54 this act shall take effect on the first of January in the fifth year 55 next succeeding such effective date.