7936

2015-2016 Regular Sessions

IN ASSEMBLY

June 1, 2015

Introduced by M. of A. FARRELL -- read once and referred to the Committee on Ways and Means

AN ACT to amend the real property tax law and the administrative code of the city of New York, in relation to tax abatement for certain industrial and commercial properties in a city with a population of one million or more

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

Section 1. Subdivision 1 of section 489-gggggg of the real property tax law, as added by chapter 119 of the laws of 2008, is amended to read as follows:

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1. Commission members. Any city enacting a local law pursuant to section four hundred eighty-nine-bbbbbb of this title shall establish a temporary commercial incentive area boundary commission to consist of deputy mayor for economic development and planning] A DEPUTY MAYOR DESIGNATED BY THE MAYOR, the commissioner of finance, the chair of the city planning commission, the director of management and budget, the borough presidents, the speaker of the city council and a public member appointed by the mayor to serve at the mayor's pleasure. Each member except the public member shall have the power to designate an alternate represent him or her at commission meetings to exercise all the rights and powers of such member, including the right to vote, provided that such designation be made in writing to the chair of the commission. deputy mayor [for economic development and planning] DESIGNATED BY THE MAYOR shall serve as commission chair. Each borough president shall entitled to vote only on the designation of areas within his or her borough. Commission members who shall be officers or employees of such serve without compensation but shall be reimbursed for expenses necessarily incurred in the performance of their duties. other commission member shall receive as exclusive compensation for his or her services one hundred dollars per diem, or another reasonable

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

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amount as determined by the deputy mayor [for economic development and planning] DESIGNATED BY THE MAYOR, provided, however, that 3 compensation paid to any such member shall not exceed twelve hundred any calendar year, or another reasonable amount determined 5 by the deputy mayor [for economic development and planning] 6 THE MAYOR. A majority of members of such commission entitled to vote 7 on a matter shall constitute a quorum for such issue. Decisions shall be 8 made by majority vote of those present entitled to vote on a matter. Notwithstanding any other law to the contrary, no officer or employee of 9 10 the state or any of its subdivisions or any public benefit corporation 11 shall be deemed to have forfeited his or her office or employment or any 12 benefits provided under the retirement and social security law or under 13 any public retirement system maintained by the state or any of its 14 subdivisions by reason of accepting membership on such commission.

- S 2. Paragraphs (a) and (f) of subdivision 2 of section 489-gggggg of the real property tax law, as added by chapter 119 of the laws of 2008, are amended to read as follows:
- (a) The commission shall meet in two thousand nine OR TWO FIFTEEN and at least once every five years thereafter to determine the boundaries of special commercial abatement areas which it is authorized, but not required, to designate pursuant to this section. designated by the commission established pursuant to title two-D of this article in effect as of June thirtieth, two thousand eight shall remain in effect until the first taxable status date after the local legislative body approves a new designation pursuant to paragraph (d) of this subdivision OR, IF THE LOCAL LEGISLATIVE BODY DOES NOT APPROVE A NEW DESIGNATION BEFORE JANUARY FIRST, TWO THOUSAND SIXTEEN, THEN, FOR PURPOSES OF APPLICATIONS FOR SPECIAL COMMERCIAL ABATEMENT AREA BENEFITS, THE AREAS DESIGNATED BY THE COMMISSION ESTABLISHED PURSUANT TWO-D OF THIS ARTICLE IN EFFECT AS OF JUNE THIRTIETH, TWO THOUSAND EIGHT IN EFFECT UNTIL DECEMBER THIRTY-FIRST, SHALL REMAIN TWO FIFTEEN.
- (f) If the commission fails to meet [for more than five years] IN TWO THOUSAND FIFTEEN, all new applications for special commercial abatement area benefits postmarked after [the fifth anniversary of the commission's last meeting] DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN shall be deemed applications for regular area benefits.
- S 3. Subdivision a of section 11-274 of the administrative code of the city of New York, as added by local law number 47 of the city of New York for the year 2008, is amended to read as follows:
- a. Commission members. There shall be a temporary commercial incentive area boundary commission to consist of [the deputy mayor for economic development and planning] A DEPUTY MAYOR DESIGNATED BY THE MAYOR, commissioner of finance, the chair of the city planning commission, the director of management and budget, the borough presidents, the speaker the city council and a public member appointed by the mayor to serve at the mayor's pleasure. Each member except the public member shall have the power to designate an alternate to represent him or her at commission meetings to exercise all the rights and powers of such member, including the right to vote, provided that such designation be made writing to the chair of the commission. The deputy mayor [for economic development and planning] DESIGNATED BY THE MAYOR shall serve as commission chair. Each borough president shall be entitled to vote only on the designation of areas within his or her borough. Commission members shall be officers or employees of such city shall serve without compensation but shall be reimbursed for expenses necessarily incurred in the

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their duties. Any other commission member shall receive performance of as exclusive compensation for his or her services one hundred dollars per diem, or another reasonable amount as determined by the deputy mayor [for economic development and planning] DESIGNATED BY THE MAYOR, provided, however, that the total compensation paid to any such 5 6 shall not exceed twelve hundred dollars for any calendar year, or anoth-7 er reasonable amount determined by the deputy mayor [for economic devel-8 opment and planning] DESIGNATED BY THE MAYOR. A majority of members of such commission entitled to vote on a matter shall constitute a quorum 9 10 for such issue. Decisions shall be made by majority vote of those presentitled to vote on a matter. Notwithstanding any other law to the 11 contrary, no officer or employee of the state or any of its subdivisions 12 or any public benefit corporation shall be deemed to have forfeited his 13 14 her office or employment or any benefits provided under the retire-15 ment and social security law or under any public retirement system maintained by the state or any of its subdivisions by reason of accepting 16 17 membership on such commission. 18

- S 4. Paragraphs 1 and 6 of subdivision b of section 11-274 of the administrative code of the city of New York, as added by local law number 47 of the city of New York for the year 2008, are amended to read as follows:
- commission shall meet in two thousand nine OR TWO THOUSAND The FIFTEEN and at least once every five years thereafter to determine the boundaries of special commercial abatement areas which it is authorized, required, to designate pursuant to this section. The areas not designated by the commission established pursuant to title two-D of article four of the real property tax law in effect as of June thirtieth, two thousand eight shall remain in effect until the first taxable status date after the city council approves a new designation pursuant to paragraph (4) of this subdivision OR, IF THE LOCAL LEGISLATIVE DOES NOT APPROVE A NEW DESIGNATION BEFORE JANUARY FIRST, TWO THOUSAND SIXTEEN, THEN, FOR PURPOSES OF APPLICATIONS FOR SPECIAL COMMERCIAL BENEFITS, THE AREAS DESIGNATED BY THE COMMISSION ESTAB-ABATEMENT AREA LISHED PURSUANT TO TITLE TWO-D OF ARTICLE FOUR OF THE REAL PROPERTY EFFECT AS OF JUNE THIRTIETH, TWO THOUSAND EIGHT SHALL REMAIN IN EFFECT UNTIL DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN.
- (6) If the commission fails to meet [for more than five years] IN TWO THOUSAND FIFTEEN, all new applications for special commercial abatement area benefits postmarked after [the fifth anniversary of the commission's last meeting] DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN shall be deemed applications for regular area benefits.
 - S 5. This act shall take effect immediately.