5321

2015-2016 Regular Sessions

IN SENATE

May 13, 2015

- Introduced by Sen. MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations
- AN ACT to amend the tax law, in relation to the authority of counties to impose sales and compensating use taxes pursuant to the authority of article 29 of such law; and to repeal certain provisions of sections 1210 and 1224 and section 1210-E of such law relating thereto

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

1 Section 1. Subparagraph (i) of the opening paragraph of section 1210 2 of the tax law is REPEALED and a new subparagraph (i) is added to read 3 as follows:

4 (I) WITH RESPECT TO A CITY OF ONE MILLION OR MORE AND THE FOLLOWING 5 COUNTIES (1) ANY SUCH CITY HAVING A POPULATION OF ONE MILLION OR MORE IS 6 HEREBY AUTHORIZED AND EMPOWERED TO ADOPT AND AMEND LOCAL LAWS, ORDI-7 NANCES OR RESOLUTIONS IMPOSING SUCH TAXES IN ANY SUCH CITY, AT THE RATE 8 OF FOUR AND ONE-HALF PERCENT;

9 THE FOLLOWING COUNTIES THAT IMPOSE TAXES DESCRIBED IN SUBDIVISION (2) 10 (A) OF THIS SECTION AT THE RATE OF THREE PERCENT AS AUTHORIZED ABOVE TN 11 THIS PARAGRAPH FOR SUCH COUNTIES ARE HEREBY FURTHER AUTHORIZED AND 12 EMPOWERED TO ADOPT AND AMEND LOCAL LAWS, ORDINANCES, OR RESOLUTIONS IMPOSING SUCH TAXES DESCRIBED IN SUBDIVISION (A) OF THIS SECTION AT THE 13 14 FOLLOWING ADDITIONAL RATES, IN QUARTER PERCENT INCREMENTS, WHICH RATES ADDITIONAL TO THE THREE PERCENT RATE AUTHORIZED ABOVE IN THIS PARA-15 ARE 16 GRAPH, AND, IN THE CASE OF A COUNTY AUTHORIZED TO IMPOSE MORE THAN ONE ADDITIONAL RATE, ALSO IN ADDITION TO EACH OTHER, FOR EACH SUCH COUNTY, 17 PROVIDED THAT (A) THE COUNTY OF ROCKLAND MAY IMPOSE ADDITIONAL RATES OF 18 FIVE-EIGHTHS PERCENT AND THREE-EIGHTHS PERCENT, IN LIEU OF IMPOSING SUCH 19 ADDITIONAL RATE IN QUARTER PERCENT INCREMENTS; (B) THE COUNTY OF ONTARIO 20 21 MAY IMPOSE ADDITIONAL RATES OF ONE-EIGHTH PERCENT AND THREE-EIGHTHS 22 PERCENT, IN LIEU OF IMPOSING SUCH ADDITIONAL RATE IN OUARTER PERCENT

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

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INCREMENTS; (C) THREE-OUARTERS PERCENT OF THE ADDITIONAL RATE AUTHORIZED 1 2 TO BE IMPOSED BY THE COUNTY OF NASSAU SHALL BE SUBJECT TO THE LIMITATION 3 SET FORTH IN SECTION TWELVE HUNDRED SIXTY-TWO-E OF THIS ARTICLE: 4 (I) ONE-QUARTER OF ONE PERCENT - NONE. 5 (II) ONE-HALF OF ONE PERCENT - CHAUTAUQUA, ONTARIO, SCHENECTADY. 6 THREE-QUARTERS OF ONE PERCENT - DUTCHESS, ESSEX, JEFFERSON, (III) 7 LEWIS, ORANGE. 8 (IV) ONE PERCENT - ALBANY, BROOME, CATTARAUGUS, CAYUGA, CHEMUNG, CHENANGO, CLINTON, COLUMBIA, CORTLAND, DELAWARE, FRANKLIN, FULTON, GENE-9 10 SEE, GREENE, LIVINGSTON, MADISON, MONROE, MONTGOMERY, NIAGARA, ONONDAGA, ORLEANS, OSWEGO, OTSEGO, PUTNAM, RENSSELAER, ROCKLAND, SCHOHARIE, 11 12 SCHUYLER, SENECA, STEUBEN, SUFFOLK, SULLIVAN, TIOGA, TOMPKINS, ULSTER, WAYNE, WYOMING, YATES. 13 (V) ONE AND ONE-QUARTER PERCENT - HERKIMER, NASSAU. 14 15 (VI) ONE AND ONE-HALF PERCENT - ALLEGANY. 16 (VII) ONE AND THREE-QUARTERS PERCENT - ERIE, ONEIDA. 17 S 2. Subparagraph (ii) of the opening paragraph of section 1210 of the 18 tax law is REPEALED and a new subparagraph (ii) is added to read as 19 follows: 20 (II) THE FOLLOWING CITIES THAT IMPOSE TAXES DESCRIBED IN SUBDIVISION 21 (A) OF THIS SECTION AT THE RATE OF ONE AND ONE-HALF PERCENT OR HIGHER AS 22 AUTHORIZED ABOVE IN THIS PARAGRAPH FOR SUCH CITIES ARE HEREBY FURTHER 23 AUTHORIZED AND EMPOWERED TO ADOPT AND AMEND LOCAL LAWS, ORDINANCES, OR 24 RESOLUTIONS IMPOSING SUCH TAXES DESCRIBED IN SUBDIVISION (A) OF THIS 25 SECTION AT THE FOLLOWING ADDITIONAL RATES, IN QUARTER PERCENT INCRE-26 MENTS, WHICH RATES ARE ADDITIONAL TO THE ONE AND ONE-HALF PERCENT OR HIGHER RATES AUTHORIZED ABOVE IN THIS PARAGRAPH AND, IN THE CASE OF 27 Α 28 TO IMPOSE MORE THAN ONE ADDITIONAL RATE, ALSO IN ADDI-CITY AUTHORIZED 29 TION TO EACH OTHER, FOR EACH SUCH CITY: (1) ONE-QUARTER OF ONE PERCENT - NONE. 30 (2) ONE-HALF OF ONE PERCENT - NONE. 31 32 (3) THREE-QUARTERS OF ONE PERCENT - NONE. 33 (4) ONE PERCENT - MOUNT VERNON; YONKERS; OSWEGO, FOR THE PERIOD BEGIN-NING DECEMBER FIRST, TWO THOUSAND FIFTEEN, AND ENDING NOVEMBER THIRTI-34 TWO THOUSAND SEVENTEEN; NEW ROCHELLE, FOR THE PERIOD BEGINNING 35 ETH. JANUARY FIRST, TWO THOUSAND SIXTEEN, AND ENDING DECEMBER THIRTY-FIRST, 36 37 TWO THOUSAND SEVENTEEN; WHITE PLAINS, FOR THE PERIOD BEGINNING SEPTEMBER 38 FIRST, TWO THOUSAND FIFTEEN, AND ENDING AUGUST THIRTY-FIRST, TWO THOU-39 SAND SEVENTEEN. 40 (5) ONE AND ONE-OUARTER PERCENT - NONE. 41 (6) ONE AND ONE-HALF PERCENT - NONE. (7) ONE AND THREE-QUARTERS PERCENT - NONE. 42 43 S 3. Subparagraph (iii) of the opening paragraph of section 1210 of 44 the tax law is REPEALED and a new subparagraph (iii) is added to read as 45 follows: 46 THE MAXIMUM RATE REFERRED TO IN SECTION TWELVE HUNDRED (III)47 TWENTY-FOUR OF THIS ARTICLE SHALL BE CALCULATED WITHOUT REFERENCE TO THE 48 ADDITIONAL RATES AUTHORIZED FOR COUNTIES, OTHER THAN THECOUNTIES OF CORTLAND, FULTON, MADISON, AND OTSEGO IN SUBPARAGRAPH (I) AND 49 CAYUGA, THE CITIES IN SUBPARAGRAPH (II) OF THIS PARAGRAPH. 50 51 S 4. Section 1210 of the tax law is amended by adding a new subdivi-52 sion (q) to read as follows: 53 (Q) NOTWITHSTANDING ANY PROVISION OF THIS SECTION OR ANY OTHER LAW, A COUNTY MAY, BY A MAJORITY VOTE OF ITS GOVERNING BODY, PASS A LOCAL LAW, 54 55 ORDINANCE OR RESOLUTION TO IMPOSE THE ADDITIONAL RATE OR RATES OF SUCH 56 SALES AND COMPENSATING USE TAXES AUTHORIZED BY CLAUSE TWO OF SUBPARA-

GRAPH (I) OF THE OPENING PARAGRAPH OF THIS SECTION FOR A PERIOD NOT TO 1 2 EXCEED TWO YEARS. ANY SUCH LOCAL LAW, ORDINANCE, OR RESOLUTION SHALL ALSO BE SUBJECT TO THE PROVISIONS OF SUBDIVISIONS (D) AND (E) OF THIS 3 4 SECTION. 5 S 5. Section 1210-E of the tax law is REPEALED. 6 S 6. Subdivisions (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), 7 (n), (o), (p), (q), (r), (t), (u), (v), (w), (x), (y), (z), (z-1), (aa), (bb), (cc), (dd), (ee), (ff) and (gg) of section 1224 of the tax law are 8 9 REPEALED. 10 S 7. Section 1224 of the tax law is amended by adding four new subdivisions (d), (e), (f), and (g) to read as follows: 11 (D) FOR PURPOSES OF THIS SECTION, THE TERM "PRIOR RIGHT" SHALL MEAN 12 THE PREFERENTIAL RIGHT TO IMPOSE ANY TAX DESCRIBED IN SECTIONS 13 TWELVE 14 HUNDRED TWO AND TWELVE HUNDRED THREE, OR TWELVE HUNDRED TEN AND TWELVE 15 HUNDRED ELEVEN, OF THIS ARTICLE AND THEREBY TO PREEMPT SUCH TAX AND TO PRECLUDE ANOTHER MUNICIPAL CORPORATION FROM IMPOSING OR CONTINUING THE 16 17 IMPOSITION OF SUCH TAX TO THE EXTENT THAT SUCH RIGHT IS EXERCISED. HOWEVER, THE RIGHT OF PREEMPTION SHALL ONLY APPLY WITHIN THE TERRITORIAL 18 19 LIMITS OF THE TAXING JURISDICTION HAVING THE RIGHT OR PREEMPTION. 20 (E) EACH OF THE FOLLOWING COUNTIES AND CITIES SHALL HAVE THE SOLE 21 RIGHT TO IMPOSE THE FOLLOWING ADDITIONAL RATE OF SALES AND COMPENSATING USE TAXES IN EXCESS OF THREE PERCENT THAT SUCH COUNTY OR CITY IS AUTHOR-22 IZED TO IMPOSE PURSUANT TO THE AUTHORITY OF SUBDIVISION (A) OF SECTION 23 TWELVE HUNDRED TEN OF THIS ARTICLE. SUCH ADDITIONAL RATES OF TAX SHALL 24 25 NOT BE SUBJECT TO PREEMPTION. 26 (1) COUNTIES: 27 (A) ONE-QUARTER OF ONE PERCENT - NONE. 28 (B) ONE-HALF OF ONE PERCENT - CHAUTAUQUA, ONTARIO, SCHENECTADY. (C) THREE-OUARTERS OF ONE PERCENT - DUTCHESS, ESSEX, JEFFERSON, LEWIS, 29 30 ORANGE. (D) ONE PERCENT - ALBANY, BROOME, CATTARAUGUS, CHEMUNG, CHENANGO, 31 32 CLINTON, COLUMBIA, DELAWARE, FRANKLIN, GENESEE, GREENE, LIVINGSTON, 33 MONROE, MONTGOMERY, NIAGARA, ONONDAGA, ORLEANS, OTSEGO, PUTNAM, RENSSE-34 LAER, ROCKLAND, SCHOHARIE, SCHUYLER, SENECA, STEUBEN, SUFFOLK, SULLIVAN, TIOGA, TOMPKINS, ULSTER, WAYNE, WYOMING, YATES. 35 (E) ONE AND ONE-QUARTER PERCENT - HERKIMER, NASSAU. 36 37 (F) ONE AND ONE-HALF PERCENT - ALLEGANY. 38 (G) ONE AND THREE-QUARTERS PERCENT - ERIE, ONEIDA. 39 (2) CITIES: 40 (A) ONE-OUARTER OF ONE PERCENT - NONE. (B) ONE-HALF OF ONE PERCENT - NONE. 41 (C) THREE-OUARTERS OF ONE PERCENT - NONE. 42 43 (D) ONE PERCENT - MOUNT VERNON, NEW ROCHELLE, WHITE PLAINS, YONKERS. 44 (F) EACH OF THE FOLLOWING CITIES IS AUTHORIZED TO PREEMPT THE TAXES 45 IMPOSED BY THE COUNTY IN WHICH IT IS LOCATED PURSUANT TO THE AUTHORITY OF SUBDIVISION (A) OF SECTION TWELVE HUNDRED TEN OF THIS ARTICLE, TO THE 46 47 EXTENT OF ONE-HALF THE MAXIMUM AGGREGATE RATE AUTHORIZED UNDER SECTION 48 TWELVE HUNDRED TEN OF THIS ARTICLE, INCLUDING THE ADDITIONAL RATE THAT THE COUNTY IN WHICH SUCH CITY IS LOCATED IS AUTHORIZED TO IMPOSE: AUBURN, IN CAYUGA COUNTY; CORTLAND, IN CORTLAND COUNTY; GLOVERSVILLE AND 49 50 51 JOHNSTOWN, IN FULTON COUNTY; ONEIDA, IN MADISON COUNTY; ONEONTA, IN OTSEGO COUNTY. AS OF THE DATE THIS SUBDIVISION TAKES EFFECT, ANY SUCH 52 PREEMPTION BY SUCH A CITY IN EFFECT ON SUCH DATE SHALL CONTINUE IN FULL 53 54 FORCE AND EFFECT UNTIL THE EFFECTIVE DATE OF A LOCAL LAW, ORDINANCE, OR RESOLUTION ADOPTED OR AMENDED BY THE CITY TO CHANGE SUCH PREEMPTION, 55 56 PROVIDED SUCH A CITY'S RATE OF TAX IN EXCESS OF ONE AND ONE-HALF PERCENT

SHALL NOT CONTINUE IN EFFECT IF THE COUNTY IN WHICH IT IS LOCATED DOES 1 2 ITS ADDITIONAL RATE IN EXCESS NOT EXTEND OF THREE PERCENT. ANY 3 PREEMPTION BY SUCH A CITY TO TAKE EFFECT UNDER THIS AFTER SUBDIVISION 4 THE DATE THIS SUBDIVISION TAKES EFFECT SHALL BE SUBJECT TO THE NOTICE 5 REQUIREMENTS IN SECTION TWELVE HUNDRED TWENTY-THREE OF THIS SUBPART AND 6 TO THE OTHER REQUIREMENTS OF THIS ARTICLE.

7 (G) NOTWITHSTANDING THE FOREGOING PROVISIONS OF THIS SECTION OR OTHER 8 LAW, IF THE COUNTY OF DUTCHESS, THE COUNTY OF ORANGE OR THE COUNTY OF FROM THE METROPOLITAN COMMUTER TRANSPORTATION 9 WITHDRAWS ROCKLAND 10 DISTRICT AND IMPOSES THE ADDITIONAL THREE-EIGHTHS PERCENT RATE OF TAX, NET COLLECTIONS FROM WHICH THE COUNTY HAS SET ASIDE FOR MASS TRANS-11 THE PORTATION PURPOSES, AS AUTHORIZED BY SUBPARAGRAPH (IV) OF 12 THE OPENING PARAGRAPH OF SECTION TWELVE HUNDRED TEN OF THIS ARTICLE, SUCH ADDITIONAL 13 14 THREE-EIGHTHS PERCENT RATE OF TAX SHALL BE IN ADDITION TO ANY OTHER ADDITIONAL RATE OF TAX SUCH COUNTY IS AUTHORIZED TO IMPOSE AND SHALL NOT 15 16 BE SUBJECT TO PREEMPTION AND SUCH COUNTY SHALL NOT INCLUDE SUCH ADDI-TIONAL THREE-EIGHTHS PERCENT RATE OF TAX IN DETERMINING ITS ADDITIONAL 17 18 RATE OF TAX ON THE AREA OF THE COUNTY OUTSIDE ANY CITY IN THE COUNTY 19 IMPOSING TAX FOR PURPOSES OF SUBDIVISION (D) OF SECTION TWELVE HUNDRED 20 SIXTY-TWO OF THIS ARTICLE.

21 S 8. The tax law is amended by adding three new sections 1262-t, 22 1262-u and 1262-v to read as follows:

23 1262-T. ONEIDA COUNTY NET COLLECTIONS FROM ADDITIONAL RATE OF TAX. S 24 NET COLLECTIONS FROM AN ADDITIONAL THREE-QUARTERS PERCENT RATE OF ONEIDA 25 COUNTY'S SALES AND COMPENSATING USE TAXES IMPOSED PURSUANT ΤO THE 26 AUTHORITY OF CLAUSE TWO OF SUBPARAGRAPH (I) OF THE OPENING PARAGRAPH OF 27 SECTION TWELVE HUNDRED TEN OF THIS ARTICLE SHALL NOT BE SUBJECT TO ANY REVENUE DISTRIBUTION AGREEMENT ENTERED INTO BY THE COUNTY AND THE CITIES 28 29 INTHE COUNTY UNDER SUBDIVISION (C) OF SECTION TWELVE HUNDRED SIXTY-TWO 30 OF THIS PART.

S 1262-U. CLINTON COUNTY NET COLLECTIONS FROM ADDITIONAL RATE OF TAX. 31 32 NET COLLECTIONS FROM ANY ADDITIONAL RATE OF SALES AND COMPENSATING USE TAXES CLINTON COUNTY IMPOSES PURSUANT TO THE AUTHORITY OF CLAUSE TWO 33 OF SUBPARAGRAPH (I) OF THE OPENING PARAGRAPH OF SECTION TWELVE HUNDRED TEN 34 35 OF THIS ARTICLE SHALL BE PAID TO THE COUNTY AND THE COUNTY SHALL SET ASIDE SUCH NET COLLECTIONS AND USE THEM SOLELY FOR COUNTY PURPOSES. SUCH 36 COLLECTIONS SHALL NOT BE SUBJECT TO ANY REVENUE DISTRIBUTION AGREE-37 NET 38 MENT ENTERED INTO BY THE COUNTY AND THE CITY IN THE COUNTY UNDER SUBDI-39 VISION (C) OF SECTION TWELVE HUNDRED SIXTY-TWO OF THIS PART.

40 1262-V. ONTARIO COUNTY NET COLLECTIONS FROM ADDITIONAL RATE OF TAX. S NOTWITHSTANDING ANY LAW TO THE CONTRARY, AFTER ONTARIO COUNTY ALLOCATES 41 COLLECTIONS FROM ITS ADDITIONAL ONE-EIGHTH OF ONE PERCENT RATE OF 42 NET SALES AND COMPENSATING USE TAXES PURSUANT TO THE AUTHORITY OF 43 SECTION 44 TWELVE HUNDRED SIXTY-TWO-R OF THIS PART, AS ADDED BY CHAPTER THIRTY-SEV-45 THE LAWS OF TWO THOUSAND SIX, NET COLLECTIONS FROM THE COUNTY'S  $_{\rm EN}$ OF ADDITIONAL THREE-EIGHTHS OF ONE PERCENT RATE OF SUCH TAXES SHALL BE SET 46 47 FOR COUNTY PURPOSES AND SHALL NOT BE SUBJECT TO ANY AGREEMENT ASIDE ENTERED INTO BY THE COUNTY AND THE CITIES IN THE COUNTY UNDER 48 SUBDIVI-49 SION (C) OF SECTION TWELVE HUNDRED SIXTY-TWO OR SECTION TWELVE HUNDRED 50 SIXTY-TWO-R OF THIS PART, AS ADDED BY CHAPTER THIRTY-SEVEN OF THE LAWS OF TWO THOUSAND SIX. 51

52 S 9. Section 1262-s of the tax law, as amended by chapter 328 of the 53 laws of 2013, is amended to read as follows:

54 S 1262-s. Disposition of net collections from the additional one-quar-55 ter of one percent rate of sales and compensating use taxes in the coun-56 ty of Herkimer. Notwithstanding any contrary provision of law, if the

Herkimer imposes the additional one-quarter of one percent 1 county of 2 rate of sales and compensating use taxes IN EXCESS OF FOUR PERCENT 3 authorized by THE OPENING PARAGRAPH OF section twelve hundred [ten-E] 4 TENof this article [for all or any portion of the period beginning December first, two thousand seven and ending November thirtieth, two thousand fifteen], the county shall use all net collections from such 5 6 7 additional one-quarter of one percent rate to pay the county's expenses for the construction of additional correctional facilities. The net 8 collections from [the] SUCH additional rate imposed [pursuant to section 9 10 twelve hundred ten-E] shall be deposited in a special fund to be created by such county separate and apart from any other funds and accounts of 11 the county. Any and all remaining net collections from such additional 12 13 tax, after the expenses of such construction are paid, shall be deposit-14 ed by the county of Herkimer in the general fund of such county for any 15 county purpose.

16 S 10. The tax law is amended by adding a new section 1265 to read as 17 follows:

S 1265. REFERENCES TO CERTAIN PROVISIONS AUTHORIZING ADDITIONAL 18 RATES 19 TO EXPIRATIONS OF A PERIOD. NOTWITHSTANDING ANY PROVISION OF LAW TO OR THE CONTRARY: ANY REFERENCE IN ANY SECTION OF THIS CHAPTER OR OTHER LAW, 20 OR IN ANY LOCAL LAW, ORDINANCE, OR RESOLUTION ADOPTED 21 PURSUANT ТΟ THE 22 OF THIS ARTICLE, OR IN ANY AGREEMENT ENTERED INTO BY A COUNTY AUTHORITY 23 AND ALL THE CITIES IN THAT COUNTY UNDER SUBDIVISION (C) OF SECTION SIXTY-TWO OF THIS PART, TO NET COLLECTIONS OR REVENUES 24 TWELVE HUNDRED 25 FROM A TAX IMPOSED BY A COUNTY OR CITY PURSUANT TO THE AUTHORITY OF A 26 CLAUSE, OR TO A SUBCLAUSE OF A CLAUSE, OF SUBPARAGRAPH (I) OR (II) OF 27 THE OPENING PARAGRAPH OF SECTION TWELVE HUNDRED TEN OF THIS ARTICLE 28 SECTION ONE OR TWO OF THE CHAPTER OF THE LAWS OF TWO THOU-REPEALED BY 29 SAND FIFTEEN THAT ADDED THIS SECTION OR TO SECTION TWELVE HUNDRED TEN-E THIS ARTICLE REPEALED BY SECTION FIVE OF SUCH CHAPTER OF THE LAWS OF 30 OF 31 THOUSAND FIFTEEN SHALL BE DEEMED TO BE A REFERENCE TO NET TWO 32 COLLECTIONS OR REVENUES FROM A TAX IMPOSED BY THAT COUNTY OR CITY PURSU-33 AUTHORITY EQUIVALENT PROVISION OF CLAUSE TWO OF ANT ТΟ THE OF THE34 SUBPARAGRAPH (I) OR TO SUBPARAGRAPH (II) OF THE OPENING PARAGRAPH OF 35 TWELVE HUNDRED TEN AS ADDED BY SUCH SECTION ONE OR TWO OF SUCH SECTION SUCH CHAPTER OF THE LAWS OF TWO THOUSAND FIFTEEN. 36

37 S 11. Severability. If any provision of this act shall for any reason finally adjudged by any court of competent jurisdiction to be inval-38 be id, such judgment shall not affect, impair, or invalidate the remainder 39 40 this act, but shall be confined in its operation to the provision of 41 directly involved in the controversy in which such judgment shall have been rendered. It it hereby declared to be the intent of the legislature 42 that this act would have been enacted even if such invalid provision had 43 44 not been included in this act.

45 S 12. This act shall take effect immediately.