

# STATE OF NEW YORK

8725

## IN SENATE

May 10, 2018

Introduced by Sen. FELDER -- read twice and ordered printed, and when printed to be committed to the Committee on Cities

AN ACT to amend the general municipal law, in relation to urban development action areas

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 693 of the general municipal law, as amended by  
2 chapter 36 of the laws of 2015, is amended to read as follows:

3 § 693. Area designation. An urban development action area shall by  
4 resolution be designated by the governing body, or by the commission  
5 where so authorized to act by the governing body, on its own initiative  
6 or upon recommendation of the agency, provided at least sixty percent of  
7 such area is an eligible area. Any such designation shall be in conform-  
8 ance with the standards and procedures required for all land use deter-  
9 minations pursuant to general, special or local law or charter.  
10 Provided, however, that if a proposed urban development action area  
11 project is to be developed on an eligible area and consists solely of  
12 the rehabilitation or conservation of existing private or multiple  
13 dwellings or the construction of one to four unit dwellings or, until  
14 June thirtieth, two thousand [~~eighteen~~] twenty-one, for up to six urban  
15 development action area projects in any calendar year, the construction  
16 of up to ninety dwelling units financed by the federal government and  
17 restricted to occupancy by the elderly or by persons with disabilities  
18 without any change in land use permitted by local zoning, the governing  
19 body, or the commission where so authorized to act by the governing  
20 body, may waive the area designation requirement.

21 § 2. Subdivision 5 of section 694 of the general municipal law, as  
22 amended by chapter 36 of the laws of 2015, is amended to read as  
23 follows:

24 5. Any approval of an urban development action area project shall be  
25 in conformance with the standards and procedures required for all land  
26 use determinations pursuant to general, special or local law or charter.  
27 In a city having a population of one million or more, the governing body  
28 may require that the agency incorporate into the project any or all of

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

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1 the following: (i) the proposed number of residential units; (ii) wheth-  
2 er such units are home ownership units, rental units or condominium or  
3 cooperative units; (iii) a best estimate of the initial rents or selling  
4 prices for such units; (iv) the proposed income restrictions, if any, on  
5 renters or purchasers of such units; and (v) the basis on which the  
6 consideration for the sale or lease of the property is to be determined.  
7 Provided, however, that if the proposed urban development action area  
8 project consists solely of the rehabilitation or conservation of exist-  
9 ing private or multiple dwellings or the construction of one to four  
10 unit dwellings or, until June thirtieth, two thousand [~~eighteen~~] twen-  
11 ty-one, for up to six urban development action area projects in any  
12 calendar year, the construction of up to ninety dwelling units financed  
13 by the federal government and restricted to occupancy by the elderly or  
14 by persons with disabilities without any change in land use permitted by  
15 local zoning, the governing body, or the commission where so authorized  
16 to act by the governing body, may waive any such standards and proce-  
17 dures required by local law or charter.

18 § 3. Paragraph (d) of subdivision 6 of section 695 of the general  
19 municipal law, as amended by chapter 36 of the laws of 2015, is amended  
20 to read as follows:

21 (d) Notwithstanding any standards or procedures established for land  
22 disposition by general, special or local law or charter, if an urban  
23 development action area project is to be developed on an eligible area  
24 and consists solely of the rehabilitation or conservation of existing  
25 private or multiple dwellings or the construction of one to four unit  
26 dwellings or, until June thirtieth, two thousand [~~eighteen~~] twenty-one,  
27 for up to six urban development action area projects in any calendar  
28 year, the construction of up to ninety dwelling units financed by the  
29 federal government and restricted to occupancy by the elderly or by  
30 persons with disabilities without any change in land use permitted by  
31 local zoning, a municipality may dispose of the real property constitut-  
32 ing such urban development action project to any person, firm, or corpo-  
33 ration qualified pursuant to this subdivision by resolution of its  
34 governing body or, in any city having a population of one million or  
35 more, by action of the mayor, provided that such disposition is in  
36 accordance with the requirements of this subdivision. Disposition of  
37 real property acquired by condemnation shall be in accordance with the  
38 requirements of section four hundred six of the eminent domain procedure  
39 law, if applicable.

40 § 4. This act shall take effect immediately; provided, however, that  
41 if this act shall have become a law after June 30, 2018, this act shall  
42 take effect immediately and shall be retroactive to and deemed to have  
43 been in full force and effect on and after June 30, 2018.