STATE OF NEW YORK

8235

IN SENATE

April 20, 2018

Introduced by Sens. FLANAGAN, LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend subpart H of part C of chapter 20 of the laws of 2015, relating to appropriating money for certain municipal corporations and school districts, in relation to authorizing funds in the case of certain tax certiorari challenges or agreed upon settlements; and to permit certain boards of education to establish a tax certiorari stabilization reserve fund

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

Section 1. Section 1 of subpart H of part C of chapter 20 of the laws

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2 of 2015, relating to appropriating money for certain municipal corporations and school districts, as amended by section 1 of part 00 of chapter 58 of the laws of 2017, is amended to read as follows: Section 1. Contingent upon available funding, and not to exceed [\$45,000,000] \$69,000,000 moneys from the urban development corporation 7 shall be available for a local government entity, which for the purposes of this section shall mean a county, city, town, village, school district or special district, where (i) on or after June 25, 2015, an 10 electric generating facility located within such local government entity 11 has ceased operations, and (ii) the closing of such facility has caused 12 a reduction in the real property tax collections or payments in lieu of 13 taxes of at least twenty percent owed by such electric generating facility; or where, on or after April 1, 2018, a successful tax certiorari 15 challenge or an agreed upon settlement to the assessment of an electric generating facility by the Long Island Power authority has resulted in 16 17 either a reduction in the real property tax collections or payments in 18 lieu of taxes of at least twenty percent, or in regards to a settlement

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

22 resulted in a real property tax levy increase of over twenty percent of 23 a local government entity. Such moneys attributable to the cessation of 24 operations, a successful tax certiorari challenge, or an agreed upon

agreement a reduction in real property taxes or payments in lieu of 20 taxes of at least twenty percent in the aggregate over the term of the settlement agreement, owed by such electric generating facility or has

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settlement, shall be paid annually on a first come, first served basis by the urban development corporation to such local government entity within a reasonable time upon confirmation from the state office of real 3 property tax services or the local industrial development authority established pursuant to titles eleven and fifteen of article eight of the public authorities law, or the local industrial development agency 7 established pursuant to article eighteen-A of the general municipal law that such cessation, tax certiorari judgment, or an agreed upon settle-9 ment has resulted in a reduction in the real property tax collections or 10 payments in lieu of taxes, provided, however, that the urban development 11 corporation shall not provide assistance to such local government entity for more than seven years in the case of the closing of an electric 12 generating facility or in the case of a tax certiorari judgment or 13 14 agreed upon settlement for not more than fifteen years, and shall award 15 payments reflecting the loss of revenues due to the cessation of oper-16 ations, tax certiorari judgment or an agreed upon settlement as follows:

17	Award [Year]	<u>Years</u>		Maximum Potential Award
18	1	no	more	e than eighty percent of loss of revenues
19	2	no	more	e than seventy percent of loss of revenues
20	3	no	more	than sixty percent of loss of revenues
21	4	no	more	than fifty percent of loss of revenues
22	5	no	more	e than forty percent of loss of revenues
23	6	no	more	e than thirty percent of loss of revenues
24	7 <u>-15</u>	no	more	e than twenty percent of loss of revenues

25 A local government entity shall be eligible for only one payment of funds hereunder per year. A local government entity may seek assistance 26 under the electric generation facility cessation and tax certiorari 27 28 mitigation fund (i) once a generator has submitted its notice to the 29 federally designated electric bulk system operator (BSO) serving the 30 state of New York of its intent to retire the facility or of its intent 31 to voluntarily remove the facility from service subject to any returnto-service provisions of any tariff, and that the facility also is inel-32 igible to participate in the markets operated by the BSO; or (ii) once a 33 34 final judgment or settlement agreement in a tax certiorari proceeding has been filed or executed. The date of submission of a local govern-36 ment entity's application for assistance shall establish the order in 37 which assistance is paid to program applicants, except that in no event 38 shall assistance be paid to a local government entity until such time 39 that an electric generating facility has either (i) retired or become 40 ineligible to participate in the markets operated by the BSO, or (ii) a 41 final judgment or settlement agreement in a tax certiorari proceeding has been filed or executed. For purposes of this section, any local 42 43 government entity seeking assistance under the electric generation 44 facility cessation and tax certiorari mitigation fund must submit an 45 attestation to the department of public service that either (i) a facility is no longer producing electricity and is no longer participating in markets operated by the BSO, or (ii) a final judgment or settlement 47 agreement in a tax certiorari proceeding has been filed or executed. 48 49 [After] For facilities that have ceased operations after receipt of such attestation, the department of public service shall confirm such infor-50 mation with the BSO. In the case that the BSO confirms to the department 52 of public service that the facility is no longer producing electricity and participating in markets operated by such BSO, it shall be deemed that the electric generating facility located within the local governS. 8235

1 ment entity has ceased operation. The department of public service shall provide such confirmation to the urban development corporation upon receipt. [The] For a facility with a tax certiorari judgment or settlement, the department of public service shall submit such attestation to the urban development corporation upon receipt of the determination of the amount of such annual payment which shall be determined by the pres-ident of the urban development corporation based on the amount of the differential between the annual real property taxes and payments in lieu of taxes imposed upon the facility, exclusive of interest and penalties, during the last year of operations and either (i) the current real prop-erty taxes and payments in lieu of taxes imposed upon the facility, exclusive of interest and penalties after the cessation of operations or final judgment or settlement agreement in a tax certiorari proceeding, or (ii) the annual reduction on real property taxes or payments in lieu of taxes during the term of a settlement agreement from a tax certiorari proceeding. The total amount awarded from this program shall not exceed [\$45,000,000] \$69,000,000.

- § 2. Tax certiorari stabilization reserve fund. (a) Definitions. As used in this section:
- (i) "Board of education" or "board" shall mean the board of education of either: the Port Jefferson union free school district, the North-port-East Northport union free school district, the North Shore central school district, the Island Park union free school district, or any other school district that is impacted by a tax certiorari action brought by the Long Island Power Authority.
- (ii) "Tax certiorari stabilization reserve fund" shall mean the tax certiorari stabilization reserve fund established pursuant to this section.
- (iii) "School district" or "district" shall mean either: the Port Jefferson union free school district, the Northport-East Northport union free school district, the North Shore central school district, the Island Park union free school district, or any other school district that is impacted by a tax certiorari action brought by the Long Island Power Authority.
- (b) The board of education is hereby authorized to establish a tax certiorari stabilization reserve fund to lessen or prevent increases in the school district's real property tax levy resulting from decreases in revenue due to a tax certiorari settlement or judgment provided, however, that no such fund shall be established unless approved by a majority vote of the voters present and voting on a separate ballot proposition therefor at either a special district meeting which the board of education may call for such purpose or at the annual district meeting and election, to be noticed and conducted in either case in accordance with article 41 of the education law. Such separate proposition shall set forth the maximum allowable balance to be deposited and held in the tax certiorari stabilization reserve fund. Moneys shall be paid into and withdrawn from the fund and the fund shall be administered as follows:
- (i) The board of education is hereby authorized to receive payments into its tax certiorari stabilization reserve fund from any annual funds it is eligible to receive from the electric generating facility cessation fund. Such received allocations from the electric generating facility cessation fund shall not count against the district's maximum allowable fund balance for its tax certiorari stabilization reserve fund.
- (ii) Moneys may be withdrawn from the tax certiorari stabilization reserve fund for any fiscal year to be expended for any lawful purpose to lessen or prevent increases in the district's tax levy. Withdrawals

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from the fund shall be disclosed in a manner consistent with the required disclosures of similar reserve funds held by the district, including disclosures of similar reserve funds held by the district, including disclosures required by the property tax report card prepared by the district pursuant to the provisions of subdivision 7 of section 1716 of the education law; and deposits and withdrawals made in each fiscal year shall be subject to the district's annual budget approval process.

9 § 3. This act shall take effect immediately, provided, however, that 10 the amendments to section 1 of subpart H of part C of chapter 20 of the 11 laws of 2015 made by section one of this act shall not affect the repeal 12 of such subpart and shall be deemed repealed therewith.