A. 1328

2019-2020 Regular Sessions

SENATE - ASSEMBLY

January 15, 2019

- IN SENATE -- Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business
- IN ASSEMBLY -- Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Judiciary
- AN ACT to amend the public authorities law, the not-for-profit corporation law, the general municipal law and the eminent domain procedure law, in relation to eminent domain reform

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "eminent domain reform act".
3	§ 2. The public authorities law is amended by adding a new section
4	1831-b to read as follows:
5	§ 1831-b. Exercise of power of eminent domain; limitations. The local
6	legislative body of each city, town, or village in which the authority
7	seeks to exercise the power of eminent domain shall have the authority
8	to approve or disapprove any exercise of such power by the authority.
9	Every such local legislative body shall approve or disapprove any exer-
10	cise of such power by majority vote. Where applicable in the enactment
11	of local laws, the chief executive officer of such locality if the
12	office of such chief executive officer is elective shall approve or
13	disapprove such local legislative body's decision, subject to any appli-
14	cable right to override.
15	§ 3. Paragraph (i) of section 1411 of the not-for-profit corporation
16	law is relettered paragraph (j) and a new paragraph (i) is added to read

17 as follows:

18 (i) Municipal input.

19 <u>The local legislative body of each city, town, or village in which any</u> 20 <u>part of the real property to be acquired is located shall have the</u>

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

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1	authority to approve or disapprove any corporation's use of eminent
2	domain. Each such local legislative body shall approve or disapprove any
3	proposed corporate use of the power of eminent domain by majority vote.
4	Where applicable in the enactment of local laws, the chief executive
5	officer of such locality if the office of such chief executive officer
6	is elective shall approve or disapprove such governing body's decision,
7	subject to any applicable right to override.
8	§ 4. The general municipal law is amended by adding a new section
9	858-c to read as follows:
10	§ 858-c. Municipal input. The governing body of each city, town, or
11	village for whose benefit, in whole or in part, an agency is established
12^{11}	shall have the authority to approve or disapprove any agency use of
13	eminent domain. Each such governing body shall approve or disapprove the
14^{13}	use of eminent domain by majority vote. Where applicable in the enact-
15	ment of local laws, the chief executive officer of such locality if the
16	office of such chief executive officer is elective shall approve or
17	disapprove such governing body's decision, subject to any applicable
18	right to override.
19	§ 5. Section 103 of the eminent domain procedure law is amended by
20	adding two new subdivisions (H) and (I) to read as follows:
21	(H) "Economic development project" means any project for which acqui-
22	sition of real property may be required for a public use, benefit, or
23	purpose where such public use, benefit, or purpose is primarily for
24	economic development and where the condemnee's real property is a home
25	or dwelling.
26	(I) For the purposes of article two of this chapter:
27	(1) "Home" means owner-occupied residential premises consisting of not
28	more than six dwelling units.
29	(2) "Dwelling" means residential premises consisting of not more than
30	thirty dwelling units, none of which is occupied by an owner of such
31	premises.
32	(3) In the case of cooperative apartment corporations, title to that
33	portion of real property owned by a cooperative apartment corporation in
33 34	portion of real property owned by a cooperative apartment corporation in which a tenant-stockholder of such corporation resides, and which is
34	which a tenant-stockholder of such corporation resides, and which is
34 35	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation
34 35 36	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total
34 35 36 37	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo-
34 35 36 37 38	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith-
34 35 36 37 38 39	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus
34 35 36 37 38 39 40	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home.
34 35 36 37 38 39 40 41	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure
34 35 36 37 38 39 40 41 42	which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus gualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows:
34 35 36 37 38 39 40 41 42 43	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus gualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify,</pre>
34 35 36 37 38 39 40 41 42 43 44	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus gualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following:</pre>
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34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following: (1) the public use, benefit or purpose to be served by the proposed public project;</pre>
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34 35 36 37 39 40 42 43 445 46 47 48	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus gualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following: (1) the public use, benefit or purpose to be served by the proposed public project; (2) the approximate location for the proposed public project and the reasons for the selection of that location;</pre>
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34 35 36 37 39 41 423 445 467 49 50	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following: (1) the public use, benefit or purpose to be served by the proposed public project; (2) the approximate location for the proposed public project and the reasons for the selection of that location; (3) the general effect of the proposed project on the environment and residents of the locality;</pre>
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34 35 36 37 39 40 412 43 445 46 47 489 51	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following: (1) the public use, benefit or purpose to be served by the proposed public project; (2) the approximate location for the proposed public project and the reasons for the selection of that location; (3) the general effect of the proposed project on the environment and residents of the locality; (4) a declaration to such effect if the primary public purpose is </pre>
34 35 36 37 39 412 43 45 467 490 512 53	<pre>which a tenant-stockholder of such corporation resides, and which is represented by his or her share or shares of stock in such corporation as determined by its or their proportional relationship to the total outstanding stock of the corporation, including that owned by the corpo- ration, shall be deemed to be vested in such tenant-stockholder notwith- standing the number of dwelling units in such residential premises, thus qualifying a cooperative apartment as a home. § 6. Subdivision (B) of section 204 of the eminent domain procedure law is amended to read as follows: (B) The condemnor, in its determination and findings, shall specify, but shall not be limited to the following: (1) the public use, benefit or purpose to be served by the proposed public project; (2) the approximate location for the proposed public project and the reasons for the selection of that location; (3) the general effect of the proposed project on the environment and residents of the locality; (4) a declaration to such effect if the primary public purpose is determined to be for economic development where one or more condemnees' homes or dwellings are to be affected; and</pre>

§ 204-a. Economic development condemnation findings and homeowner 1 2 protection. (A) If the condemnor determines pursuant to paragraph four of subdivision (B) of section two hundred four of this article that the 3 4 primary public purpose or benefit is for economic development, the 5 condemnor, in cooperation with the government of the locality in which б the real property to be acquired is located shall prepare a comprehen-7 sive economic development plan for the affected area. The comprehensive 8 economic development plan shall include, but not be limited to, the 9 actual or expected benefits of the project, including the expected 10 increased tax revenue or expected creation of jobs, the types of busi-11 nesses or industry that will use the condemned property, and alternatives to the plan. When a draft comprehensive economic development plan 12 is created, the condemnor, in cooperation with the government of the 13 14 locality in which the real property to be acquired is located shall hold 15 at least one public hearing to compile and analyze public input. The 16 public hearing shall be held in accordance with the provisions of this 17 article at a location reasonably proximate to the real property which may be acquired for such project. Thereafter, the condemnor shall 18 complete a final comprehensive economic development plan to be submitted 19 20 to the local legislative body, subject to any applicable right to over-21 ride for its approval. To move forward with the project, the local legislative body must approve the plan by a majority vote, and it must 22 also be approved by the chief executive officer of such locality if the 23 24 office of such chief executive officer is elective. 25 (B) The condemnor shall also create a homeowner impact assessment 26 statement. The condemnor, in the homeowner impact assessment statement, 27 shall assess the actual harm to affected condemnees' that would lose their homes or dwellings and compare such harm with the reasonably 28 expected community benefits, including but not limited to how the 29 condemnor justifies the taking of the condemnees' homes or dwellings. 30 31 The homeowner impact assessment statement shall be completed simultane-32 ously with the comprehensive economic development plan under subdivision 33 (A) of this section. The homeowner impact assessment statement shall be 34 made widely available. 35 (C) In cases where a condemnee's home or dwelling is acquired for an 36 economic development project, the condemnor shall, in addition to any 37 other compensation requirements under this article, compensate the 38 condemnee a minimum of one hundred fifty percent of the fair market 39 value of the real property. Residents who are displaced by the economic 40 development project shall also be compensated at least one hundred fifty 41 percent of the annual rent of such dwelling. 42 § 8. Subdivision (A) of section 207 of the eminent domain procedure law, as amended by chapter 356 of the laws of 1982, is amended to read 43 44 as follows: 45 (A) Any person or persons jointly or severally, aggrieved by the 46 condemnor's determination and findings made pursuant to section two hundred four of this article, may seek judicial review thereof by the 47 48 appellate division of the supreme court, in the judicial department 49 embracing the county wherein the proposed facility is located by the filing of a petition in such court within [thirty] ninety days after the 50 51 condemnor's completion of its publication of its determination and find-52 ings pursuant to section two hundred four [herein] of this article. Such 53 petition shall be accompanied by proof of service of a demand on the 54 condemnor to file with said court a copy of a written transcript of the record of the proceeding before it, and a copy of its determination and 55 56 findings. Upon receipt of such petition and demand, the condemnor shall

1 forthwith deliver to the court a copy of the record and a copy of its determination and findings. The proceeding shall be heard on the record 2 3 without requirement of reproduction. If such proposed public improvement 4 is located in more than one judicial department, such proceeding may be 5 brought in any one, but only one, of such departments, and all such б proceedings with relation to any single public project shall be consolidated with that first filed. If the condemnor substantially alters the 7 8 scope of the project or the determination and findings, then the condem-9 nee shall have an additional ninety days from the condemnor's publica-10 tion of such alteration, which publication is hereby required, to seek 11 judicial review under this section. § 9. This act shall take effect on the one hundred twentieth day after 12

13 it shall have become a law.

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