STATE OF NEW YORK

7231

IN SENATE

January 13, 2020

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

AN ACT to amend the real property law, in relation to requiring the recording of mezzanine debt; and amend the tax law, in relation to including mezzanine debt in the mortgage recording tax

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

Section 1. The real property law is amended by adding a new section 291-k to read as follows: 2

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§ 291-k. Recording of mezzanine debt. Whenever a mortgage instrument is recorded in the office of the recording officer of any county, any mezzanine debt related to the real property upon which the mortgage instrument is filed shall also be recorded with such mortgage instrument. For the purposes of this section, "mezzanine debt" shall mean debt carried by a borrower that may be subordinate to the primary lien and/or common shares and reported as assets for the purposes of financing such primary lien.

- § 2. Section 250 of the tax law is amended by adding a new subdivision 4 to read as follows:
- 4. The term "mezzanine debt" shall have the same meaning as provided in section two hundred ninety-one-k of the real property law.
- § 3. Section 253 of the tax law, as amended by chapter 350 of the laws of 1969, subdivision 1-a as added by chapter 788 of the laws of 1978, paragraph (a) of subdivision 1-a as amended by chapter 522 of the laws of 2008, subdivision 2 as amended by chapter 151 of the laws of 1971, 18 paragraph (a) of subdivision 2 as amended by chapter 394 of the laws of 19 2016 and subdivision 3 as amended by chapter 527 of the laws of 2007, is 20 21 amended to read as follows:
- 22 § 253. Recording tax. 1. A tax of fifty cents for each one hundred 23 dollars and each remaining major fraction thereof of the total sum of: 24 (a) the principal debt or obligation which is, or under any contingency 25 may be secured at the date of the execution thereof or at any time ther-26 eafter by a mortgage on real property situated within the state recorded 27 on or after the first day of July, nineteen hundred and six, and (b) any

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

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mezzanine debt related to such real property recorded pursuant to section two hundred ninety-one-k of the real property law, is hereby imposed on [each] such [mortgage] total amount, and shall be collected and paid as provided in this article. If the principal debt or obligation which is or by any contingency may be secured by such mortgage recorded on or after the first day of July, nineteen hundred and seven, and any mezzanine debt is less than one hundred dollars, a tax of fifty cents is hereby imposed on such mortgage and mezzanine debt, and shall be collected and paid as provided in this article.

1-a. (a) In addition to the tax imposed by subdivision one of section, there shall be imposed on the total sum of (i) each mortgage of real property situated within the state and (ii) any mezzanine debt related to such property recorded pursuant to section two hundred ninety-one-k of the real property law, except mortgages wherein the mortgagee is a natural person or persons, or is a credit union as defined in section two of the banking law, and in either case the mortgaged premises consist of real property improved by a structure containing six residential dwelling units or less, each with separate cooking facilities, a special additional tax of twenty-five cents for each one hundred dollars and each remaining major fraction thereof of principal debt or obligation which is, or under any contingency may be secured at the date of execution thereof or at anytime thereafter by such mortgage and any mezzanine debt. The tax, if any, imposed by this subdivision shall cases of real property principally improved or to be improved by one or more structures containing in the aggregate not more than six residential dwelling units, each dwelling unit having its own separate cooking facilities, be paid by the mortgagee, and such tax shall not be paid or payable, directly or indirectly, by the mortgagor except as otherwise provided in sections two hundred fifty-eight and two hundred fifty-nine this article and except such tax shall be paid in such cases by the mortgagor where the mortgagee is an exempt organization described in paragraph (b) of this subdivision. In all other cases, such tax shall be paid by the mortgagor except that the tax shall be paid by the mortgagee where the mortgagor is an exempt organization described in paragraph (b) this subdivision. All of the provisions of this article shall apply with respect to the special additional tax imposed by this subdivision to the same extent as if it were imposed by said subdivision one of this section, except as otherwise expressly provided in this article.

- (b) An organization organized other than for profit which is operated on a nonprofit basis no part of the net earnings of which inures to the benefit of any officer, director or member and which is exempt from federal income taxation pursuant to subsection (a) of section five hundred one of the internal revenue code shall be exempt from the special additional tax imposed by this subdivision.
- 2. (a) In addition to the taxes imposed by subdivisions one and one-a of this section, there shall be imposed on the total sum of (i) each mortgage of real property situated within the state recorded on or after the first day of July, nineteen hundred sixty-nine, and (ii) any mezzanine debt related to such property recorded pursuant to section two hundred ninety-one-k of the real property law, an additional tax of twenty-five cents for counties outside of the metropolitan commuter transportation district, as defined pursuant to section twelve hundred sixty-two of the public authorities law, and thirty cents for counties within such metropolitan commuter transportation district for each one hundred dollars and each remaining major fraction thereof of principal debt or obligation which is, or under any contingency may be secured at

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the date of execution thereof or at any time thereafter by such mortgage, and any mezzanine debt, saving and excepting the first ten thou-3 sand dollars of such principal debt or obligation in any case in which the related mortgage is of real property principally improved or to be improved by a one or two family residence or dwelling. provisions of this article shall apply with respect to the additional 7 tax imposed by this subdivision to the same extent as if it were imposed by the said subdivision one of this section, except as otherwise 9 expressly provided in this article. Notwithstanding article eighteen-A 10 of the general municipal law and titles eleven and fifteen of article 11 eight of the public authorities law, no mortgage of real property situ-12 ated within the state in counties located within the metropolitan commu-Frontier 13 ter transportation district, the Niagara transportation 14 district, the Rochester-Genesee transportation district, the capital 15 district transportation district, and the central New York regional 16 transportation district executed, given, made, or transferred or assigned by or to an agency created under article eighteen-A of the 17 18 general municipal law, an authority created under title eleven or fifteen of article eight of the public authorities law, an agent or 19 20 agent of such agent of such agency or authority, a project operator 21 receiving financial assistance from such agency or authority, a project occupant of such agency or authority, or an owner of a project receiving 22 financial assistance from such agency or authority shall be exempt from 23 the additional tax imposed by this subdivision. For the purposes of this 24 25 subdivision the term "financial assistance" shall have the same meaning 26 as defined in section eight hundred fifty-four of the general municipal 27 law. The imposition of this additional tax on mortgages and mezzanine debt recorded in a county outside the city of New York, other than one 28 29 of the counties from time to time comprising the metropolitan commuter 30 transportation district, the Niagara Frontier transportation district, 31 the Rochester-Genesee transportation district, the capital district 32 transportation district or the central New York regional transportation 33 district may be suspended for a specified period of time or without limitation as to time by a local law, ordinance or resolution duly 34 35 adopted by the local legislative body of such county. 36

- (b) Any local law, ordinance or resolution suspending the imposition of this additional tax as provided in paragraph (a) of this subdivision, amending or repealing such local law, ordinance or resolution, shall take effect only on the first day of the third month succeeding the month in which such local law, ordinance or resolution is duly adopted. Such a local law, ordinance or resolution shall not be effective unless certified copy thereof is mailed by registered or certified mail to the state tax commission at its office in Albany at least sixty days prior to the date the local law, ordinance or resolution shall take effect. However, the tax commission may waive and reduce such sixty-day notice requirement to a requirement that such certified copy be mailed by registered or certified mail within a period of not less than thirty days prior to such effective date if it deems such action to be consistent with its duties under this article. A certified copy of any local law, ordinance or resolution adopted pursuant to this subdivision shall also be filed with the state comptroller within five days after the date it is duly adopted.
- 3. Notwithstanding any other provision of law to the contrary, the 54 mortgage recording tax shall not be imposed upon any mortgage executed by a voluntary nonprofit hospital corporation, fire company or voluntary ambulance service as defined in section one hundred of the general

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municipal law, or upon any mortgage executed by or granted to the dormitory authority.

- § 4. Section 257 of the tax law is amended to read as follows:
- § 257. Payment of taxes. The taxes imposed by this article shall be payable on the recording of each mortgage of real property, including any mezzanine debt, subject to taxes thereunder. Such taxes shall be paid to the recording officer of any county in which the real property or any part thereof is situated. It shall be the duty of such recording officer to indorse upon each mortgage and any mezzanine debt included with such mortgage a receipt for the amount of the tax so paid. Any mortgage so indorsed may thereupon or thereafter be recorded by any recording officer and the receipt for such tax indorsed upon each mortgage shall be recorded therewith. The record of such receipt shall be conclusive proof that the amount of tax stated therein has been paid upon such mortgage, including any mezzanine debt.
- § 5. Subdivision 3 of section 261 of the tax law, as amended by chapter 443 of the laws of 2017, is amended to read as follows:
- 17 18 3. On or before the tenth day of each month the recording officer of 19 each county shall pay over to the county treasurer of said county, and 20 in the counties of New York, Kings, Queens, Richmond and Bronx to the 21 commissioner of finance of the city of New York for credit to the generfund of such city, the balance of the moneys received during the 22 preceding month upon account of taxes paid to him or her as herein 23 prescribed, after deducting the necessary expenses of his or her office 24 25 as provided in section two hundred sixty-two of this article, except 26 taxes paid upon mortgages which under the provisions of section two 27 hundred sixty of this article are first to be apportioned by the commissioner, which taxes and money shall be paid over by the commissioner of 28 29 finance of the city of New York as provided by the determination of the 30 commissioner and except taxes paid upon any mortgage with related 31 recorded mezzanine debt, which taxes and money shall be paid over to the 32 county treasurer or to the commissioner of finance of the city of New York for the development, maintenance, or management of public housing 33 34 and/or affordable housing in such officer's county or the city of New 35 York. In each county not within the city of New York, the whole of the 36 net amount of such balance, after the deduction by the county treasurer 37 of the necessary expenses of his or her office provided in section two 38 hundred sixty-two of this article, shall be held by him or her and shall allocated to the tax districts of the county according to the 39 be location of the real property covered by the respective mortgages upon 40 which the tax was collected. The recording officer and county treasurer 41 42 shall prepare a joint semi-annual report on or before May fifteenth and 43 or before November fifteenth in each year showing the amounts to be 44 credited to each tax district of the county of the moneys collected 45 under this article during the preceding periods of six months each which 46 ended respectively on March thirty-first and September thirtieth. Such 47 report shall be made in duplicate in accordance with the rules and regulations of the commissioner and filed with the clerk of the board of 48 supervisors and the commissioner. The board of supervisors, on or before 49 50 the fifteenth day of June and on or before the fifteenth day of December 51 in each year, shall issue its warrant for the payment to the respective 52 tax districts of the amounts so credited, provided, however, that in a county in which a town contains within its limits an incorporated 54 village, or portion thereof, the board of supervisors shall apportion to 55 such village so much of the share credited to the town as the assessed value of said village or portion thereof bears to twice the total

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1 assessed valuation of the town, and provided, further, that, at the option of the governing board of the county, the county may instead prepare and file such a joint report and make such payments on a monthly 4 or quarterly basis. Where the county elects to make monthly payments, the recording officer and county treasurer shall prepare a joint report on or before the fifteenth day of each month showing the amounts to be credited to each tax district of the county and the moneys collected 7 under this article for the month preceding the most recently concluded 9 month, and the board of supervisors shall issue its warrant for payment on or before the fifteenth day of the following month. Where the county 11 elects to make quarterly payments, the recording officer and county treasurer shall prepare such a joint report on or before the fifteenth 12 13 day of May, August, November, and February, showing the amounts to be 14 credited to each tax district of the county of moneys collected under 15 this article for the preceding three-month period ending March thirtyfirst, June thirtieth, September thirtieth, and December thirty-first, 17 respectively and the board of supervisors shall issue its warrant for payment on or before the fifteenth day of June, September, December, and 18 March, respectively. The warrant shall direct payment to the city treas-19 20 urer of the amount due the city, to the town supervisor of the amount 21 due the town, and to the village treasurer of the amount to which the village shall be entitled. Mortgage tax moneys allotted to cities, towns 22 23 and villages shall be applied to the payment of the general expenses thereof. The commissioner shall prescribe the method of adjustment and 25 correction of errors heretofore or hereafter made in the distribution of moneys collected under this article. Provided, however that in the town 27 of Ossining, county of Westchester, monies due to the unincorporated portion of the town shall be placed in the unincorporated town fund 28 instead of into the general fund of such town. 29

30 § 6. This act shall take effect on the ninetieth day after it shall 31 have become a law.