STATE OF NEW YORK

8002

IN SENATE

March 9, 2020

Introduced by Sen. JACKSON -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development

AN ACT to amend the multiple dwelling law, in relation to ensuring zoning lot mergers do not create any new non-compliance with applicable, pre-existing zoning regulations

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

Section 1. The multiple dwelling law is amended by adding a new section 15 to read as follows:

- § 15. Zoning lot mergers; non-compliance with applicable pre-existing zoning regulations. 1. For the purposes of this section:
- 5 (a) "Tax lot" shall mean a parcel of land identified with a unique 6 borough, block and lot number for property tax.
- 7 (b) "Zoning lot development agreement" shall mean a contract to trans8 fer floor area from one parcel of land to another and permits a develop9 er to utilize the adjoining property's floor area to construct a build10 ing that is larger than would be permitted on the parcel being
 11 developed.
- 12 <u>2. The requirements of this section shall apply to multiple dwellings</u> 13 <u>in a city having a population of five million or more.</u>
- 3. No lot resulting from a merger with any other lot for tax, administrative, zoning, or development purposes shall create any new non-compliance with the applicable, pre-existing zoning regulations.
- 17 <u>4. Transfer of floor area from one tax lot to another shall only take</u> 18 <u>place subject to the following conditions:</u>
- 19 (a) The transfer shall not come from more than two adjacent tax lots
 20 which result in more than a twenty percent increase in floor area for
 21 the receiving lot prior to any lot merger and shall not result in a lot
 22 with any new non-compliance with existing zoning regulations;
- 23 <u>(b) The lot or lots transferring floor area shall not have been</u>
 24 <u>subject to a previous merger for tax, administrative, or development</u>
 25 <u>reasons, nor shall such lot or lots have themselves previously have been</u>

26 recipients of transferred floor area; and

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

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1 (c) The receiving tax lot shall not also be the recipient of a floor
2 area bonus for the provision of affordable inclusionary housing or
3 providing mandatory inclusionary housing pursuant to the zoning resolution for the city of New York.

- 5 5. The department shall maintain a publicly accessible database and map of tax lots that indicate a floor area transfer has occurred or lots have been merged and include an online version of the relevant zoning lot development agreement.
- 9 \S 2. This act shall take effect on the ninetieth day after it shall 10 have become a law.