AN ACT to amend the real property tax law and the administrative code of the city of New York, in relation to establishing an interest suspension and installment plan for rental properties during a declared emergency

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

Section 1. The real property tax law is amended by adding a new section 925-f to read as follows:

§ 925-f. Interest suspension and installment plan for rental properties during a declared emergency. 1. Notwithstanding any provision of law to the contrary, a municipal corporation shall provide to property owners the ability to pay their property taxes without interest or penalty in twelve monthly installments from the tax lien day of the covered period if they have been financially harmed due to a declared emergency.

2. If a municipal corporation has received unrestricted federal assistance in response to revenue shortfalls caused by the economic impacts of the COVID-19 pandemic after July first, two thousand twenty, that municipal corporation shall provide to property owners the ability to have their property tax obligation be calculated by multiplying the tax lien by a percentage equal to the amount of rent actually received during the previous twelve months from occupied rental units in such property relative to the total rent that should have been received in rent during that time from occupied rental units in such property.

3. A municipal corporation shall provide a temporary status with the full provisions of this section to a property owner who applies for relief until it can be determined that they are eligible under the parameters provided under this section. If a property owner is found to not be eligible, full payment of the tax obligation shall be provided within seven business days or otherwise be subjected to any interest or penalty fees.

EXPLANATION—Matter in italics (underscored) is new; matter in brackets [−] is old law to be omitted.
4. For purposes of this section, the following definitions shall apply:
   a. "property" shall include residential premises in which at least one unit within the dwelling is either rented, leased, let or hired out to be occupied or is occupied as the residence or home.
   b. "property owner" shall mean the owner of property as defined in paragraph a of this subdivision.
   c. "covered period" shall include tax lien days between April first, two thousand twenty and March thirty-first, two thousand twenty-one.
   d. "financially harmed" shall mean such property owner has not received the full rent owed to him or her during the covered period because a tenant of that property has had his or her income negatively affected due to (i) government restrictions on their employment issued in executive order number two hundred two of two thousand twenty or (ii) tangible economic effects of COVID-19.
   e. "declared emergency" shall refer to executive order number two hundred two of two thousand twenty and all subsequent executive orders in response to COVID-19.

§ 2. The administrative code of the city of New York is amended by adding a new section 11-240.2 to read as follows:
§ 11-240.2 Relief for rent regulated apartments due to the COVID-19 pandemic. 1. Notwithstanding any provision of law to the contrary, any real property shall have its property tax obligation for tax year two thousand twenty -- two thousand twenty-one be consistent and in the same manner as its obligation for tax year two thousand eighteen -- two thousand nineteen, and further provided that the property tax lien date for tax year two thousand twenty -- two thousand twenty-one shall not be before October first, two thousand twenty.
   2. For purposes of this section, "real property" shall refer to real property subject to rent regulation under the emergency housing rent control law or the emergency tenant protection act that is also eligible for relief provided in section nine hundred twenty-five-f of the real property tax law.

§ 3. This act take effect immediately.