8961

## IN SENATE

September 2, 2020

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

AN ACT to amend the general municipal law and the public authorities law, in relation to the purposes and powers of industrial development agencies and to improve the accountability and transparency of such agencies; to amend the public authorities law, in relation to extending the bond issuance charge to the debt issued by not-for-profit corporations acting on behalf of the state or its political subdivisions; to amend the not-for-profit corporation law, in relation to the purposes and powers of local development corporations and certain other not-for-profit corporations thereof; and to repeal subdivision 3 of section 859 of the general municipal law relating to an evaluation of the activities of industrial development agencies and authorities in the state prepared by an entity independent of the department

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

1 Section 1. Subdivisions 4 and 14 of section 854 of the general munici-2 pal law, subdivision 4 as amended by section 6 of part J of chapter 59 3 of the laws of 2013 and subdivision 14 as added by chapter 356 of the 4 laws of 1993, are amended and a new subdivision 21 is added to read as 5 follows:

6 (4) "Project" - shall mean any land, any building or other improve-7 ment, and all real and personal properties located within the state of New York and within or outside or partially within and partially outside 8 the municipality for whose benefit the agency was created, including, 9 but not limited to, machinery, equipment and other facilities deemed 10 necessary or desirable in connection therewith, or incidental thereto, 11 12 whether or not now in existence or under construction, which shall be 13 suitable for manufacturing, warehousing, research, civic, commercial or 14 industrial purposes or other economically sound purposes identified and 15 called for to implement a state designated urban cultural park manage-16 ment plan as provided in title G of the parks, recreation and historic 17 preservation law and which may include or mean an industrial pollution 18 control facility, a recreation facility, educational or cultural facili-

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

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ty, a horse racing facility, a railroad facility, a continuing care 1 2 retirement community, or a civic facility, provided, however, that, of 3 agencies governed by this article, only agencies created for the benefit 4 of a county and the agency created for the benefit for the city of New 5 York shall provide financial assistance in any respect to a continuing б care retirement community, or an automobile racing facility, provided, 7 however, no agency shall use its funds or provide financial assistance 8 in respect of any project wholly or partially outside the municipality 9 for whose benefit the agency was created without the prior consent ther-10 eto by the governing body or bodies of all the other municipalities in 11 which a part or parts of the project is, or is to be, located, and such portion of the project located outside such municipality for whose bene-12 13 fit the agency was created shall be contiguous with the portion of the 14 project inside such municipality. Provided further, however, that no agency shall provide financial assistance for any project where the 15 16 project applicant has any agreement to subsequently contract with a 17 municipality for the lease or purchase of such project or project facil-18 ity.

19 (14) "Financial assistance" - shall mean the proceeds of bonds issued 20 by an agency, straight-leases, grants, loans, or exemptions from taxa-21 tion claimed by a project occupant as a result of an agency taking 22 title, possession or control (by lease, license or otherwise) to the 23 property or equipment of such project occupant or of such project occu-24 pant acting as an agent of an agency.

25 (21) "Civic facility" shall mean a facility to be owned or occupied by 26 a municipal corporation, a district corporation, or a not-for-profit 27 corporation organized and existing under the laws of this state or authorized to conduct activities in this state; provided that such 28 facilities shall be limited to medical facilities including those 29 30 defined in article twenty-eight of the public health law, educational 31 facilities, recreational facilities for public use, facilities used for 32 municipal government or public safety purposes, or housing facilities 33 primarily designed to be occupied by individuals sixty years of age or 34 older. Nothing in this article shall be deemed to waive any applicable 35 requirement for an operating facility certificate, consent or other 36 approval as provided by law.

37 § 2. Subdivision 2 of section 856 of the general municipal law, as 38 amended by chapter 356 of the laws of 1993, is amended to read as 39 follows:

40 2. An agency shall be a corporate governmental agency, constituting a 41 public benefit corporation. Except as otherwise provided by special act 42 of the legislature, an agency shall consist of not less than [three] 43 five nor more than seven members who shall be appointed by the governing 44 body of each municipality and who shall serve at the pleasure of the 45 appointing authority. Such members may include representatives of local 46 government, school boards, organized labor and business. A member shall 47 continue to hold office until his successor is appointed and has qualified. The governing body of each municipality shall designate the first 48 49 chairman and file with the secretary of state a certificate of appoint-50 ment or reappointment of any member. Such members shall receive no 51 compensation for their services but shall be entitled to the necessary 52 expenses, including traveling expenses, incurred in the discharge of 53 their duties.

54 § 3. Section 858 of the general municipal law, as added by chapter 55 1030 of the laws of 1969, the opening paragraph as amended by chapter 56 478 of the laws of 2011, subdivision 4 as amended by chapter 747 of the 1 laws of 2005, subdivision 9 as amended by chapter 444 of the laws of 2 1997, subdivision 8 as amended and subdivision 15 as added by chapter 3 356 of the laws of 1993, and subdivisions 16, 17, and 19 as amended and 4 subdivision 18 as added by chapter 109 of the laws of 2020, is amended 5 to read as follows:

б § 858. Purposes and powers of the agency. The purposes of the agency 7 shall be to promote, develop, encourage and assist in the acquiring, 8 constructing, reconstructing, improving, maintaining, equipping and 9 furnishing industrial, manufacturing, warehousing, commercial, research 10 and recreation facilities including industrial pollution control facili-11 ties, educational or cultural facilities, civic facilities, railroad facilities, horse racing facilities, automobile racing facilities and continuing care retirement communities, provided, however, that, of 12 13 14 agencies governed by this article, only agencies created for the benefit 15 a county and the agency created for the benefit of the city of New of York shall be authorized to provide financial assistance in any respect 16 17 to a continuing care retirement community, and thereby advance the job 18 opportunities, health, general prosperity and economic welfare of the 19 people of the state of New York and to improve their recreation opportu-20 nities, prosperity and standard of living; and to carry out the afore-21 said purposes, each agency shall have the following powers:

22 (1) To sue and be sued;

23 (2) To have a seal and alter the same at pleasure;

24 (3) To acquire, hold and dispose of personal property for its corpo-25 rate purposes;

26 (4) To acquire by purchase, grant, lease, gift, pursuant to the 27 provisions of the eminent domain procedure law, or otherwise and to use, 28 real property or rights or easements therein necessary for its corporate 29 purposes in compliance with the local zoning and planning regulations 30 and shall take into consideration regional and local comprehensive land 31 use plans and state designated heritage area management plans, and to 32 sell, convey, mortgage, lease, pledge, exchange or otherwise dispose of any such property in such manner as the agency shall determine. In the 33 case of railroad facilities, however, the phrase to use real property or 34 rights or easements therein shall not be interpreted to include opera-35 36 tion by the agency of rail service upon or in conjunction with such 37 facilities[+];

38 (5) <u>To acquire real property from a municipality as necessary for its</u> 39 <u>corporate purposes pursuant to section eight hundred fifty-eight-c of</u> 40 <u>this title;</u>

41 (6) To make by-laws for the management and regulation of its affairs 42 and, subject to agreements with its bondholders, for the regulation of 43 the use of a project or  $\text{projects}[-]_{:}$ 

44 [<del>(6)</del>] <u>(7)</u> With the consent of the municipality, to use agents, employ-45 ees and facilities of the municipality, paying the municipality its 46 agreed proportion of the compensation or costs;

47 [<del>(7)</del>] <u>(8)</u> To appoint officers, agents and employees, to prescribe 48 their qualifications and to fix their compensation and to pay the same 49 out of funds of the agency;

50 [<del>(8)</del>] <u>(9)</u> (a) To appoint an attorney, who may be the counsel of the 51 municipality, and to fix the attorney's compensation for services which 52 shall be payable to the attorney, and to retain and employ private 53 consultants for professional and technical assistance and advice;

54 (b) An attorney acting as bond counsel for a project must file with 55 the agency a written statement in which the attorney identifies each 56 party to the transaction which such attorney represents. If bond counsel

1 provides any legal services to parties other than the agency the written 2 statement must describe the nature of legal services provided by such bond counsel to all parties to the transaction, including the nature of 3 4 the services provided to the agency [-,]; 5  $\left[\frac{(9)}{(10)}\right]$  To make contracts and leases, and to execute all instruб ments necessary or convenient to or with any person, firm, partnership or corporation, either public or private; provided, however, that any 7 8 extension of an existing contract, lease or other agreement entered into 9 by an agency with respect to a project shall be guided by the provisions 10 of this article; 11 [<del>(10)</del>] <u>(11)</u> To acquire, construct, reconstruct, lease, improve, main-12 tain, equip or furnish one or more projects; [(11)] (12) To accept gifts, grants, loans, or contributions from, and 13 14 enter into contracts or other transactions with, the United States and the state or any agency of either of them, any municipality, any public 15 16 or private corporation or any other legal entity, and to use any such 17 gifts, grants, loans or contributions for any of its corporate purposes; 18 (13) To provide financial assistance in the form of loans to improve, 19 maintain or equip one or more projects consistent with its corporate 20 purposes; 21 (14) To provide financial assistance in the form of grants for one or 22 more projects consistent with its corporate purposes; [(12)] (15) To borrow money and to issue bonds and to provide for the 23 24 rights of the holders thereof; 25 [<del>(13)</del>] <u>(16)</u> To grant options to renew any lease with respect to any 26 project or projects and to grant options to buy any project at such 27 price as the agency may deem desirable; 28 [(14)] (17) To designate the depositories of its money either within 29 or without the state; 30 [<del>(15)</del>] <u>(18)</u> To enter into agreements requiring payments in lieu of 31 taxes. Such agreements shall be in writing and in addition to other 32 terms shall contain: the amount due annually to each affected tax juris-33 diction (or a formula by which the amount due can be calculated), the 34 name and address of the person, office or agency to which payment shall 35 be delivered, the date on which payment shall be made, and the date on 36 which payment shall be considered delinquent if not paid. Unless otherwise agreed by the affected tax jurisdictions, any such agreement shall 37 provide that payments in lieu of taxes shall be allocated among affected 38 tax jurisdictions in proportion to the amount of real property tax and 39 other taxes which would have been received by each affected tax juris-40 41 diction had the project not been tax exempt due to the status of the 42 agency involved in the project. A copy of any such agreement shall be 43 delivered to each affected tax jurisdiction within fifteen days of sign-44 ing the agreement [. In the absence of any such written agreement, 45 payments in lieu of taxes made by an agency shall be allocated in the 46 same proportions as they had been prior to January first, nineteen 47 hundred ninety-three for so long as the agency's activities render a project non-taxable by affected tax jurisdictions ] and published by the 48 49 agency on its website; 50 [<del>(16)</del>] <u>(19)</u> To establish and re-establish its fiscal year; 51 [(17)] (20) To provide loans to small businesses or not-for-profit 52 corporations as authorized in section eight hundred fifty-nine-c of this 53 title; and 54 [(18)] (21) To provide grants to small businesses and not-for-profit

54 [(18)] [21] To provide grants to small businesses and not-for-profit 55 corporations, as defined in section eight hundred fifty-nine-c of this 56 title, for the purpose of acquiring personal protective equipment or

installing fixtures necessary to prevent the spread of novel coronavi-1 rus, COVID-19, during the period in which executive order two hundred 2 3 two of two thousand twenty, as amended, is in effect. In order to be 4 eligible for a grant pursuant to this subdivision, a small business or 5 not-for-profit corporation must meet the requirements of paragraph a of б subdivision three of section eight hundred fifty-nine-c of this title. 7 No industrial development agency may provide a small business or not-8 for-profit corporation with more than ten thousand dollars pursuant to 9 this subdivision; and [(19)] (22) To [do all things necessary or convenient to] carry out 10 11 its purposes and exercise [the] those powers expressly given in this 12 title. 13 § 4. The general municipal law is amended by adding a new section 14 858-c to read as follows: 15 <u>§ 858-c. Purchase or lease of real property owned by a county, city,</u> 16 town or village. 1. The local legislative body of a county, city, town 17 or village may by resolution determine that specifically described real property owned by the county, city, town or village is not required for 18 19 use by such county, city, town or village and authorize the county, 20 city, town or village to sell or lease such real property to an agency; 21 provided, however, that title to such land be not declared inalienable 22 as a forest preserve or a parkland. 2. Notwithstanding the provisions of any general, special or local 23 law, charter or ordinance to the contrary, such sale or lease may be 24 25 made without appraisal, public notice (except as provided in subdivision 26 four of this section), or public bidding for such price or rental and 27 upon such terms as may be agreed upon between the county, city, town or village and said agency; provided, however, that in the case of a lease 28 29 the term may not exceed ninety-nine years and provided, further, that in 30 cities having a population of one million or more, no such sale or lease 31 shall be made without the approval of a majority of the members of the 32 borough board of the borough in which such real property is located. 33 3. Before any sale or lease to an agency shall be authorized, a public 34 hearing shall be held by the local legislative body or borough board to 35 consider the proposed sale or lease. 36 4. Notice of such hearing shall be published at least ten days before 37 the date set for the hearing in such publication and in such manner as may be designated by the local legislative body or borough board. Such 38 39 notice shall include a description of the real property proposed to be sold or leased; a statement of the estimated fair market value of the 40 41 real property proposed to be sold or leased; the value of the financial 42 consideration to be received by the county, city, town or village from 43 such sale or lease of the real property; and a statement of the intended 44 use or disposition of such real property by the agency. 45 § 5. Subdivision 3 of section 859 of the general municipal law is 46 REPEALED. § 6. The opening paragraph and subdivisions 1 and 2 of section 859-a 47 of the general municipal law, as added by chapter 356 of the laws of 48 1993, are amended and a new subdivision 3-a is added to read as follows: 49 50 Prior to providing any financial assistance [<del>of</del>] totaling more than 51 one hundred thousand dollars to any project, the agency must comply with 52 the following prerequisites: 53 1. The agency must adopt a resolution describing the project and the 54 type and amount of financial assistance that the agency is contemplating 55 with respect to such project. Such assistance shall be consistent with 56 the uniform [tax exemption] financial assistance policy adopted by the

agency pursuant to subdivision four of section eight hundred seventy-1 2 four of this [chapter] title, unless the agency has followed the proce-3 dures for deviation from such policy specified in paragraph (b) of such 4 subdivision. 5 2. The agency must hold a public hearing with respect to the project б and the proposed financial assistance being contemplated by the agency 7 not less than thirty days prior to executing a written agreement to provide financial assistance. Said public hearing shall be held in [a] 8 9 each city, town or village where the project to receive financial 10 assistance is located or proposes to locate. At said public hearing, interested parties shall be provided reasonable opportunity, both orally 11 and in writing, to present their views with respect to the project and 12 the type and amount of financial assistance to be provided. The agency 13 14 shall also accept written comments up to seven days after such hearing 15 <u>is held</u>. 16 3-a. The agency shall maintain a complete record of the hearing, 17 including all documents, oral statements, and written statements presented at or within seven days following the hearing. All members 18 19 shall be provided with a copy of such record at least seven days before 20 voting whether to approve financial assistance for the project. Such 21 record shall also be posted on the agency website at the time it is 22 provided to members. § 7. The general municipal law is amended by adding four new sections 23 24 859-d, 859-e, 859-f and 859-g to read as follows: 25 <u>§ 859-d. Project application and approval criteria. 1. The project</u> 26 applicant shall submit an application, developed by the agency, for 27 approval of a proposed project and financial assistance. The agency shall adopt project application review and approval criteria that shall 28 29 be applied to all project applications under consideration for approval 30 and financial assistance. The decision to approve or not approve finan-31 cial assistance shall be based on, but not limited to, consideration of 32 the following criteria: (a) Strategic objectives. Consideration is to be given to the purpose 33 34 of the project, such as the nature of the planned business activity, the 35 extent to which the planned business activity is unrepresented or under-36 represented in the community, and whether the project involves a busi-37 ness interested in relocating from outside the state of New York. 38 (b) Job creation. A decision to fund a project shall be based on the number of jobs to be created or retained by the proposed project, the 39 range of projected salaries and benefits associated with jobs to be 40 41 created, and the benchmarks and timeframes to be used by the project to 42 determine whether it is meeting projected job creation and retention goals. 43 44 The financial viability of the project. Approval for funding must (C) 45 consider the extent to which the viability and success of the project is 46 dependent on financial assistance from the agency. The agency shall also 47 consider the amount and type of financial assistance being requested, 48 the amount and type of private financing required, the amount and type 49 of capital investment to be provided by the project applicant, and any prior financial assistance provided to the project or to the project 50 51 applicant. 52 (d) Economic benefits. Funding decisions shall consider the potential 53 economic and financial impact of the project on existing businesses in 54 the area, on the affected tax jurisdictions, and on the local labor 55 <u>market.</u>

1	(e) Legal issues. Consideration shall be given to the project appli-
2	cant's record of compliance with applicable laws and regulations.
3	2. The project application review and approval criteria shall be
4	reviewed and approved annually at a regular meeting of the agency and
5	made available to the public on the agency's website.
6	3. The agency shall provide the director of the authorities budget
7	office with an electronic copy of the application and project review and
8	approval criteria within thirty days of their adoption or revision.
9	4. The agency shall retain a written record of the evaluation of each
10	project application to document its decision to provide or deny finan-
11	cial assistance.
12	§ 859-e. Financial assistance agreement. 1. The agency shall enter
13	into a written agreement with the project applicant prior to providing
14	financial assistance. The agreement shall include the following informa-
15	tion:
16	(a) a description of the amount and type of financial assistance to be
17	provided by the agency, including a description and the value of proper-
18	ty conveyed at less than fair market value;
19	(b) a description of the amount of financing to be provided by the
20	project applicant, including the amount and type of capital investment
21	to be provided;
22	(c) the purpose of the project;
23	(d) the amount, types, sources and commitments of any private financ-
24	ing;
25	(e) the projected number of new full-time and part-time positions
26	expected to be created over the period of financial assistance, and an
27	estimated schedule by year of when those positions will be created;
28	(f) the number and types of full-time and part-time jobs to be
29	retained, and the number of filled positions at the project as of the
30	date the agreement is executed;
31	(q) the types and value of other forms of financial assistance
32	provided to the project or requested by the project applicant from other
33	state or local government agencies or authorities; and
34	(h) the penalties to be imposed on the project applicant if the terms
35	of the agreement are not met.
36	2. The length of a financial assistance agreement shall be limited to
37	no more than five years; provided however that the agreement may be
38	renewed for up to five additional years if the agency determines that
39	the project applicant has acted in good faith to meet the terms and
40	conditions of the agreement. In no event may financial assistance in the
41	form of a loan or exemption from taxation be provided to a project for
42	more than ten years.
43	3. The financial assistance agreement shall be made available to the
44	public on the website of the agency.
45	4. The agency shall adopt a methodology to evaluate the conformance of
46	each assisted project to the terms and conditions of the financial
47	assistance agreement. This methodology shall be made available to the
48	public on the agency's website.
49	§ 859-f. Recapture of certain financial assistance. 1. The agency,
50	pursuant to the terms and conditions of its financial assistance agree-
51	ment, may recapture financial assistance to a project from real property
52	tax exemptions, mortgage recording tax exemptions, or local sales or
53	compensating use tax exemptions if (a) the project violates state or
54	federal tax law, labor law, environmental protection law, or contract
55	law, or any state or federal rule or regulation implementing such law,
56	as determined by a court of competent jurisdiction or administrative

tribunal, provided that such court or tribunal concludes that the 1 violation would cause material harm to the economy or quality of life of 2 3 the community; or (b) all or part of the project's business activity or 4 workforce is moved to a location outside the community served by the 5 agency and by doing so violates the terms and conditions of its finanб cial assistance agreement. 7 2. An agency which elects to initiate the recapture of financial assistance pursuant to subdivision one of this section must notify the 8 9 recipient of such financial assistance in writing that it is in default 10 of its financial assistance agreement and may direct the recipient of 11 financial assistance to repay up to the full amount of such financial assistance received as of the date of the written notice plus interest 12 13 at the rate set forth in section five thousand four of the civil prac-14 tice law and rules. 15 3. Financial assistance recaptured pursuant to this section and any 16 interest paid shall be redistributed to affected tax jurisdictions in 17 proportion to the amount of real property tax and other taxes which would have been received by each affected tax jurisdiction had the 18 19 project not been tax exempt. Unless otherwise agreed to in writing by an 20 affected tax jurisdiction, the agency shall not retain any portion of 21 such funds as an administrative or project fee. 22 § 859-q. Wages and standards. Whenever a recipient of financial assistance from an agency enters into a contract, subcontract, lease or 23 24 other agreement for or in connection with the construction, demolition, 25 reconstruction, rehabilitation, repair, or renovation of an assisted 26 project, the recipient of financial assistance shall pay workers engaged 27 in such work no less than the prevailing rate of wage and supplements under article eight of the labor law. 28 § 8. Subdivision 1 of section 862 of the general municipal law, 29 as 30 amended by section 1 of part J of chapter 59 of the laws of 2013, is 31 amended to read as follows: 32 (1) (a) No [funds] financial assistance of the agency shall be used in 33 respect [of] to any project if the [completion thereof would result in] project approval or provision of financial assistance contributes to the 34 35 removal of [an industrial or manufacturing plant of] all or part of the project occupant from one area of the state to another area of the state 36 or in the abandonment of one or more [plants or] facilities of the 37 project occupant located within the state, or provides the project with 38 39 a competitive advantage over existing like businesses in the same industry located in the same city, town, or village as such project, 40 provided, however, that [neither restriction] such restrictions shall 41 42 **not** apply if the agency shall determine on the basis of the application 43 before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a 44 45 location outside the state or is reasonably necessary to preserve the 46 competitive position of the project occupant in its respective industry. 47 (b) For the purposes of this subdivision, "competitive advantage" shall include trade secrets that are submitted to an agency by a commer-48 49 cial enterprise or derived from information obtained from a commercial 50 enterprise and which if disclosed would cause substantial injury to the 51 competitive position of the subject enterprise. Other factors to be 52 considered in determining whether a trade secret exists include: 53 (i) the extent to which the information is known outside the business; 54 (ii) the extent to which the information is known by a business' 55 employees and others involved in the business;

1	(iii) the extent of measures taken by a business to guard the secrecy
1 2	of the information;
3	(iv) the value of the information to a business and to its compet-
4	itors;
5	(v) the amount of effort or money expended by a business in developing
6	the information; and,
7	(vi) the ease or difficulty with which the information could be prop-
8	erly acquired or duplicated by others. If there has been a voluntary
9	disclosure by the plaintiff, or if the facts pertaining to the matter
10	are a subject of general knowledge in the trade, then any property right
11	has evaporated.
12	§ 9. Subdivision 4 of section 874 of the general municipal law, as
13	amended by chapter 357 of the laws of 1993 and paragraph (a) as amended
14	by chapter 386 of the laws of 2019, is amended to read as follows:
15	(4) (a) The agency shall [establish] adopt a uniform [tax exemption]
16	financial assistance policy, [with input from] subject to the approval
17	of all affected tax jurisdictions, which shall be applicable to the
18	provision of financial assistance pursuant to section eight hundred
19	fifty-nine-a of this [chapter] title and shall provide guidelines for
20	the claiming of real property, mortgage recording, and sales tax
21	exemptions. Such guidelines shall include, but not be limited to: peri-
22	od of exemption; payments in lieu of taxes, as a percentage of
23	[exemption] taxes that would have been levied by or on behalf of
24	affected tax jurisdictions if the project was not tax exempt by reason
25	of agency involvement; types of projects for which exemptions can be
26	claimed; procedures for payments in lieu of taxes and instances in which
27	real property appraisals are to be performed as a part of an application
28	for tax exemption; in addition, agencies shall in adopting such policy
29	consider such issues as: the extent to which a project will create or
30	retain permanent, private sector jobs; the estimated value of any tax
31	exemptions to be provided; whether affected tax jurisdictions shall be
32	reimbursed by the project occupant if a project does not fulfill the
33	purposes for which an exemption was provided; the impact of a proposed
34	project on existing and proposed businesses and economic development
35	projects in the vicinity; the amount of private sector investment gener-
36	ated or likely to be generated by the proposed project; the demonstrated
37	public support for the proposed project; the likelihood of accomplishing
38	the proposed project in a timely fashion; the effect of the proposed
39	project upon the environment; the extent to which the project will
40 41	utilize, to the fullest extent practicable and economically feasible,
41 42	resource conservation, energy efficiency, green technologies, and alter- native and renewable energy measures; the extent to which the proposed
42 43	project will require the provision of additional services, including,
44	but not limited to additional educational, transportation, police, emer-
45	gency medical or fire services; and the extent to which the proposed
45 46	project will provide additional sources of revenue for municipalities
47	and school districts. <u>The adopted uniform financial assistance policy</u>
48	shall be provided to the chief executive officer and the members of the
49	governing body of each affected tax jurisdiction and shall be made
50	available for public inspection at the agency's office and on the agen-
51	cy's website upon its adoption.
52	(b) The agency shall [establish a procedure] adopt criteria for devi-
53	ation from the uniform [tax exemption] <u>financial assistance</u> policy
54	required pursuant to this subdivision, which shall be subject to the
55	approval of all affected local tax jurisdictions. The agency shall set
56	forth in writing the reasons for deviation from such policy, and shall

further notify the affected local taxing jurisdictions of the proposed
 deviation from such policy and the reasons therefor <u>not less than sixty</u>
 <u>days before such deviation from the uniform tax exemption policy takes</u>
 <u>effect</u>.

5 § 10. Section 1953 of the public authorities law, as added by chapter б 759 of the laws of 1967, the opening paragraph and subdivisions 9 and 13 7 as amended by chapter 907 of the laws of 1972 and subdivision 8 as 8 amended, subdivision 14 as added and subdivisions 15 and 16 as renum-9 bered by chapter 356 of the laws of 1993, is amended to read as follows: 10 § 1953. Purpose and powers of the authority. The purposes of the 11 authority shall be to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equip-12 ping and furnishing industrial, manufacturing, warehouse, civic facili-13 14 ties, and commercial research facilities including industrial pollution 15 control facilities, transportation facilities including but not limited 16 to those relating to water, highway, rail and air, in one or more areas 17 the city, particularly but not exclusively at the site of what was of formerly the Troy airport including an airstrip or airport located in 18 19 the southern section of the city and thereby advance the job opportu-20 nities, health, general prosperity and economic welfare of the people of 21 said city and to improve their standard of living; provided, however, that the authority shall not undertake any project if the completion 22 thereof would result in the removal of an industrial or manufacturing 23 plant of the project occupant from one area of the state to another area 24 of 25 the state or in the abandonment of one or more plants or facilities 26 of the project applicant located within the state, provided, however, 27 that neither restriction shall apply if the authority shall determine on the basis of the application before it that the project is reasonably 28 29 necessary to discourage the project occupant from removing such other 30 plant or facility to a location outside the state or is reasonably 31 necessary to preserve the competitive position of the project occupant in its respective industry. To carry out said purposes, the authority 32 33 shall have power:

34 1. To sue and be sued;

35 2. To have a seal and alter the same at pleasure;

36 3. To acquire, hold and dispose of personal property for its corporate 37 purpose;

38 4. To acquire by purchase, grant, lease, gift, condemnation, or other-39 wise and to use, real property or rights or easements therein necessary for its corporate purposes, and to sell, convey, mortgage, lease, 40 pledge, exchange or otherwise dispose of any such property in such 41 42 manner as the authority shall determine. With respect to real property 43 conveyed to it by the city, however, such power of disposition shall be limited as hereinafter provided in section nineteen hundred [five] 44 45 **fifty-five** of this title;

46 5. To acquire real property within the city of Troy as necessary for 47 its corporate purposes pursuant to section eight hundred fifty-eight-c 48 of the general municipal law;

49 <u>6.</u> To make by-laws for the management and regulation of its affairs 50 and, subject to agreements with its bondholders, for the regulation of 51 the use of the project;

52 [6.] 7. With the consent of the city, to use agents, employees and 53 facilities of the city, paying the city its agreed proportion of the 54 compensation or costs;

55 [7.] <u>8.</u> To appoint officers, agents and employees, to prescribe their 56 qualifications and to fix their compensation and to pay the same out of

S. 8961 11 funds of the authority, subject, however, to the provisions of the civil 1 2 service law as hereinafter provided in section nineteen hundred [and 3 **four**] **<u>fifty-four</u>** of this title; [8.] 9. To appoint an attorney, who may be the corporation counsel of 4 5 the city, and to fix the attorney's compensation for services which б shall be payable to the attorney, and to retain and employ private consultants for professional and technical assistance and advice; 7 8 provided that an attorney acting as bond counsel for a project must file 9 with the authority a written statement in which the attorney identifies 10 each party to the transaction which such attorney represents. If bond 11 counsel provides any legal services to parties other than the authority, the written statement must describe the nature of legal services 12 13 provided by such bond counsel to all parties to the transaction, includ-14 ing the nature of the services provided to the authority; 15  $[9_{+}]$  <u>10.</u> To make contracts and leases upon such terms as the authority 16 shall deem appropriate, including without limitation leases which grant 17 the tenant of a project an option to renew or an option to purchase the project, or both, at a fixed or otherwise predetermined price and to 18 19 execute all instruments necessary or convenient; 20 [10.] 11. To acquire, construct, reconstruct, lease, improve, main-21 tain, equip or furnish one or more projects; 22 [11.] 12. To accept gifts, grants, loans or contributions from, and 23 enter into contracts or other transactions with, the United States and the state or any agency of either of them, any municipality, any public 24 25 or private corporation or any other legal entity, and to use any such 26 gifts, grants, loans or contributions for any of its corporate purposes; 27 [12.] 13. To provide financial assistance in the form of loans to 28 improve, maintain or equip one or more projects consistent with its 29 corporate purposes; 30 14. To provide financial assistance in the form of grants to one or 31 more projects consistent with its corporate purposes; 32 15. To borrow money and to issue bonds and to provide for the rights 33 of the holders thereof; [13.] 16. To designate the depositories of its money either within or 34

35 without the state of New York;

36 [14.] 17. To enter into agreements requiring payments in lieu of 37 taxes. Such agreements shall be in writing and in addition to other terms shall contain: the amount due annually to each affected tax juris-38 diction (or a formula by which the amount due can be calculated), the 39 name and address of the person, office or agency to which payment shall 40 41 be delivered, the date on which payment shall be made, and the date on 42 which payment shall be considered delinguent if not paid. Unless other-43 wise agreed by the affected tax jurisdictions, any such agreement shall provide that payments in lieu of taxes shall be allocated among affected 44 45 tax jurisdictions in proportion to the amount of real property tax and 46 other taxes which would have been received by each affected tax juris-47 diction had the project not been tax exempt due to the status of the authority involved in the project. A copy of any such agreement shall be 48 delivered to each affected tax jurisdiction within fifteen days of sign-49 50 ing the agreement. In the absence of any such written agreement, 51 payments in lieu of taxes made by an agency shall be allocated in the 52 same proportions as they had been prior to January first, nineteen 53 hundred ninety-three for so long as the authority's activities render a 54 project non-taxable by affected tax jurisdictions.

55 [15.] 18. To establish and reestablish its fiscal year; and

1 [16.] 19. To do all things necessary or convenient to carry out its 2 purposes and exercise the powers expressly given in this title. § 11. Section 1953-a of the public authorities law, as added by chap-3 4 ter 356 of the laws of 1993, subdivision 1 as amended by chapter 357 of 5 the laws of 1993, is amended to read as follows: б § 1953-a. Additional prerequisites to the provision of financial assistance. Prior to providing any financial assistance [of] totaling 7 8 more than one hundred thousand dollars to any project, the authority 9 must comply with the following prerequisites: 10 1. The authority must adopt a resolution describing the project and 11 type and amount of the financial assistance that the authority is contemplating with respect to such project. Such assistance shall be 12 consistent with the uniform [tax exemption] financial assistance policy 13 adopted by the agency pursuant to subdivision one of section nineteen 14 15 hundred sixty-three-a of this [chapter] title, unless the agency has 16 followed procedures for deviation from such policy specified in subdivi-17 sion two of such section. 18 2. The authority must hold a public hearing with respect to the 19 project and the proposed financial assistance being contemplated by the 20 authority not less than thirty days prior to executing a written agree-21 ment to provide financial assistance. At said public hearing, interested parties shall be provided reasonable opportunity, both orally and 22 in writing, to present their views with respect to the project and the 23 24 type and amount of financial assistance to be provided. The authority 25 shall also accept written comments up to seven days after such hearing 26 is held. 27 3. The authority must give at least ten days published notice of said 28 public hearing and shall, at the same time, provide notice of such hearing to the chief executive officer of the affected tax jurisdiction 29 within which the project is located. The notice of hearing must state 30 31 the time and place of the hearing, contain a general, functional 32 description of the project, describe the prospective location of the 33 project, identify the initial owner, operator or manager of the project and generally describe the financial assistance contemplated by the 34 35 authority with respect to the project. 36 4. The authority shall maintain a complete record of the hearing, 37 including all documents and oral statements, and written statements 38 presented at or within seven days following such hearing. All members 39 shall be provided with a copy of such record at least seven days before 40 voting whether to approve financial assistance for the project. Such record shall also be posted on the authority website at the time it is 41 42 provided to members. § 12. The public authorities law is amended by adding four new 43 sections 1953-b, 1953-c, 1953-d and 1953-e to read as follows: 44 45 § 1953-b. Project application and approval criteria. 1. The project 46 applicant shall submit an application, developed by the authority, for 47 approval of a proposed project and financial assistance. The authority shall adopt project application review and approval criteria that shall 48 be applied to all project applications under consideration for approval 49 and financial assistance. The decision to approve or not approve finan-50 51 cial assistance shall be based on, but not limited to, consideration of 52 the following criteria: 53 (a) Strategic objectives. Consideration is to be given to the purpose 54 of the project, such as the nature of the planned business activity, the extent to which the planned business activity is unrepresented or under-55

1	represented in the community, and whether the project involves a busi-
2	ness interested in relocating from outside the state of New York.
3	(b) Job creation. A decision to fund a project shall be based on the
4	number of jobs to be created or retained by the proposed project, the
5	range of projected salaries and benefits associated with jobs to be
6	created, and the benchmarks and timeframes to be used by the project to
7	determine whether it is meeting projected job creation and retention
8	goals.
9	(c) The financial viability of the project. Approval for funding shall
10	consider the extent to which the viability and success of the project is
11	dependent on financial assistance from the authority. The authority
12	shall also consider the amount and type of financial assistance being
13	requested, the amount and type of private financing required, the amount
14	and type of capital investment to be provided by the project applicant,
15	and any prior financial assistance provided to the project or to the
16	project applicant.
17 18	(d) Economic benefits. Funding decisions shall consider the potential economic and financial impact of the project on existing businesses in
19	the area, on the affected tax jurisdictions, and on the local labor
20	market.
20	(e) Legal issues. Consideration shall be given to the project appli-
22	cant's record of compliance with applicable laws and regulations.
23	2. The project application review and approval criteria shall be
24	reviewed and approved annually at a regular meeting of the authority and
25	made available to the public on the authority's website.
26	3. The authority shall provide the director of the authorities budget
27	office with an electronic copy of the application and project review and
28	approval criteria within thirty days of their adoption or revision.
29	4. The authority shall retain a written record of the evaluation of
30	each project application to document its decision to provide or deny
31	financial assistance.
32	§ 1953-c. Financial assistance agreement. 1. The authority shall enter
33	into a written agreement with the project applicant prior to providing
34	financial assistance. The agreement shall include the following informa-
35	tion:
36	(a) a description of the amount and type of financial assistance to be
37	provided by the authority, including a description and the value of
38	property conveyed at less than fair market value;
39	(b) a description of the amount of financing to be provided by the
40	project applicant, including the amount and type of capital investment
41	to be provided;
42	(c) the purpose of the project;
43	(d) the amount, types, sources and commitments of any private financ-
44	ing;
45	(e) the projected number of new full-time and part-time positions
46	expected to be created over the period of financial assistance, and an
47	estimated schedule by year of when those positions will be created;
48	(f) the number and types of full-time and part-time jobs to be
49	retained, and the number of filled positions at the project as of the
50	date the agreement is executed;
51	(g) the types and value of other forms of financial assistance
52	provided to the project or requested by the project applicant from other
53 E4	state or local government agencies or authorities; and
54	(h) the penalties to be imposed on the project applicant if the terms

55 of the agreement are not met.

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1 The length of a financial assistance agreement shall be limited to 2. 2 no more than five years; provided however that the agreement may be 3 renewed for up to five additional years if the authority determines that 4 the project applicant has acted in good faith to meet the terms and 5 conditions of the agreement. In no event may financial assistance in the б form of a loan or exemption from taxation be provided to a project for 7 more than ten years. 8 3. The financial assistance agreement shall be made available to the 9 public on the website of the authority. 10 4. The authority shall adopt a methodology to evaluate the conformance 11 of each assisted project to the terms and conditions of the financial assistance agreement. This methodology shall be made available to the 12 13 public on the authority's website. 14 § 1953-d. Recapture of certain financial assistance. 1. The authority, 15 pursuant to the terms and conditions of its financial assistance agree-16 ment, may recapture financial assistance to a project from the proceeds of bonds issued by the authority, mortgage recording tax exemptions, or 17 local sales or compensating use tax exemptions if (a) the project 18 19 violates state or federal tax law, labor law, environmental protection 20 law, or contract law, or any state or federal rule or regulation imple-21 menting such law, as determined by a court of competent jurisdiction or administrative tribunal, provided that such court or tribunal concludes 22 that the violation would cause material harm to the economy or quality 23 of life of the community; or (b) all or part of the project's business 24 activity or workforce is moved to a location outside the community 25 26 served by the authority and by doing so violates the terms and condi-27 tions of its financial assistance agreement. 2. An authority which elects to initiate the recapture of financial 28 29 assistance pursuant to subdivision one of section eight hundred fiftynine-f of the general municipal law must notify the recipient of such 30 31 financial assistance in writing that it is in default of its financial 32 assistance agreement and may direct the recipient of financial assist-33 ance to repay up to the full amount of such financial assistance 34 received as of the date of the written notice plus interest at the rate 35 set forth in section five thousand four of the civil practice law and 36 rules. 37 3. Financial assistance recaptured pursuant to this section and any 38 interest paid shall be redistributed to affected tax jurisdictions in proportion to the amount of real property tax and other taxes which 39 would have been received by each affected tax jurisdiction had the 40 41 project not been tax exempt. Unless otherwise agreed to in writing by an 42 affected tax jurisdiction, the authority shall not retain any portion of 43 such funds as an administrative or project fee. 1953-e. Wages and standards. Whenever a recipient of financial 44 S 45 assistance from the authority enters into a contract, subcontract, lease 46 or other agreement for or in connection with the construction, demoli-47 tion, reconstruction, rehabilitation, repair, or renovation of an 48 assisted project, the recipient of financial assistance shall pay workers engaged in such work no less than the prevailing rate of wage and 49 supplements under article eight of the labor law. 50 § 13. Section 1963-a of the public authorities law, as amended by 51 chapter 357 of the laws of 1993 and subdivision 1 as amended by chapter 52 53 386 of the laws of 2019, is amended to read as follows: 54 § 1963-a. Uniform [tax exemption] financial assistance policy. 1. The authority shall [establish] adopt a uniform [tax exemption] financial 55 56 assistance policy, [with input from] subject to the approval of affected

local taxing jurisdictions, which shall be applicable to provisions of 1 2 financial assistance pursuant to section nineteen hundred fifty-three-a of this title and shall provide guidelines for the claiming of real 3 4 property, mortgage recording, and sales tax exemptions. Such guidelines 5 shall include, but not be limited to: period of exemption; payments in б lieu of taxes as a percentage of [exemption] taxes that would have been levied by or on behalf of affected tax jurisdictions if the project was 7 8 not exempt by reason of authority involvement; types of projects for 9 which exemptions can be claimed; procedures for payments in lieu of 10 taxes and instances in which real property appraisals are to be performed as a part of an application for tax exemption; in addition, 11 the authority in adopting such policy shall consider such issues as: the 12 13 extent to which a project will create or retain permanent, private 14 sector jobs; the estimated value of any tax exemption to be provided; 15 whether affected tax jurisdictions should be reimbursed by the project 16 occupant if a project does not fulfill the purposes for which an 17 exemption was provided; the impact of a proposed project on existing and proposed businesses and economic development projects in the vicinity; 18 the amount of private sector investment generated or likely to be gener-19 20 ated by the proposed project; the demonstrated public support for the 21 proposed project; the likelihood of accomplishing the proposed project in a timely fashion; the effect of the proposed project upon the envi-22 ronment; the extent to which the project will utilize, to the fullest 23 24 extent practicable and economically feasible, resource conservation, 25 energy efficiency, green technologies, and alternative and renewable 26 energy measures; the extent to which the proposed project will require 27 the provision of additional services, including, but not limited to 28 additional educational, transportation, police, emergency medical or 29 fire services; and the extent to which the proposed project will provide 30 additional sources [ or evenue for municipalities and school 31 districts. The adopted uniform financial assistance policy shall be provided to the chief executive officer and members of the governing 32 33 body of each affected tax jurisdiction and shall be made available for public inspection at the authority's office and on the authority's 34 35 website upon its adoption.

36 2. The authority shall [establish a procedure] adopt criteria for 37 deviation from the uniform [tax exemption] financial assistance policy 38 required pursuant to this section which shall be subject to the approval of affected local tax jurisdictions. The authority shall set forth in 39 40 writing the reasons for deviation from such policy, and shall further 41 notify the affected tax jurisdictions of the proposed deviation from 42 such policy and the reasons therefor not less than sixty days before 43 such deviation from the uniform tax exemption policy takes effect.

§ 14. Section 2306 of the public authorities law, as added by chapter 915 of the laws of 1969, the opening paragraph and an undesignated para-46 graph as amended by chapter 304 of the laws of 2013, subdivision 9 as 47 amended by chapter 556 of the laws of 1973 and subdivision 8 as amended, 48 subdivision 14 as added and subdivisions 15 and 16 as renumbered by 49 chapter 356 of the laws of 1993, is amended to read as follows:

50 § 2306. Purpose and powers of the authority. The purposes of the 51 authority shall be to promote, develop, encourage and assist in the 52 acquiring, constructing, reconstructing, improving, maintaining, equip-53 ping and furnishing industrial, manufacturing, warehouse, <u>civic facili-</u> 54 <u>ties</u>, commercial and research facilities and facilities for use by a 55 federal agency or a medical facility including industrial pollution 56 control facilities, which may include transportation facilities includ-

ing but not limited to those relating to water, highway, rail and air, 1 2 in one or more areas of the city, and thereby advance the job opportunities, health, general prosperity and economic welfare of the people of 3 4 said city and to improve their medical care and standard of living; 5 provided, however, that the authority shall not undertake any project if б the completion thereof would result in the removal of an industrial or 7 manufacturing plant of the project occupant from one area of the state 8 to another area of the state or in abandonment of one or more plants or 9 facilities of the project applicant located within the state, provided, 10 however, that neither restriction shall apply if the authority shall 11 determine on the basis of the application before it that the project is 12 reasonably necessary to discourage the project occupant from removing 13 such other plant or facility to a location outside the state or is 14 reasonably necessary to preserve the competitive position of the project 15 occupant in its respective industry. Except as otherwise provided for in 16 this section, no financial assistance of the authority shall be provided 17 in respect of any project where facilities or property that are primari-18 ly used in making retail sales to customers who personally visit such 19 facilities constitute more than one-third of the total project cost. For 20 the purposes of this article, "retail sales" shall mean: (i) sales by a 21 registered vendor under article twenty-eight of the tax law primarily engaged in the retail sale of tangible personal property, as defined in 22 subparagraph (i) of paragraph four of subdivision (b) of section eleven 23 24 hundred one of the tax law; or (ii) sales of a service to such custom-25 ers. Except, however, that tourism destination projects shall not be 26 prohibited by this paragraph. For the purpose of this paragraph, "tour-27 ism destination" shall mean a location or facility which is likely to attract a significant number of visitors from outside the economic 28 29 development region as established by section two hundred thirty of the 30 economic development law, in which the project is located.

31 Notwithstanding the provisions of this section to the contrary, such 32 financial assistance may, however, be provided to a project where facil-33 ities or property that are primarily used in making retail sales of 34 goods or services to customers who personally visit such facilities to 35 obtain such goods or services constitute more than one-third of the 36 total project cost, where: (i) the predominant purpose of the project 37 would be to make available goods or services which would not, but for 38 the project, be reasonably accessible to the residents of the city of 39 Auburn because of a lack of reasonably accessible retail trade facilities offering such goods or services; or (ii) the project is located in 40 41 a highly distressed area. With respect to projects authorized pursuant 42 to this paragraph no project shall be approved unless the authority 43 shall find after the public hearing required by section twenty-three 44 hundred seven of this title that undertaking the project will serve the 45 public purposes of this article by preserving permanent, private sector 46 jobs or increasing the overall number of permanent, private sector jobs 47 in the state. Where the authority makes such a finding, prior to providing financial assistance to the project by the authority, the chief 48 executive officer of the city of Auburn shall confirm the proposed 49 50 action of the authority. To carry out said purpose, the authority shall 51 have power:

52 1. To sue and be sued;

53 2. To have a seal and alter the same at pleasure;

3. To acquire, hold and dispose of personal property for its corporate purpose;

4. To acquire by purchase, grant, lease, gift, condemnation, or other-1 2 wise and to use, real property or rights or easements therein necessary 3 for its corporate purposes, and to sell, convey, mortgage, lease, 4 pledge, exchange or otherwise dispose of any such property in such 5 manner as the authority shall determine. With respect to real property б conveyed to it by the city, however, such power of disposition shall be 7 limited as hereinafter provided in section twenty-three hundred ten of 8 this title;

## 9 5. To acquire real property within the city of Auburn as necessary for 10 its corporate purposes pursuant to section eight hundred fifty-eight-c 11 of the general municipal law;

12 <u>6.</u> To make by-laws for the management and regulation of its affairs 13 and, subject to agreements with its bondholders, for the regulation of 14 the use of the project [-]:

15 [6-7] <u>7.</u> With the consent of the city, to use agents, employees and 16 facilities of the city, paying the city its agreed proportion of the 17 compensation or costs[-7];

18 [7-] 8. To appoint officers, agents and employees, to prescribe their 19 qualifications and to fix their compensation and to pay the same out of 20 funds of the authority, subject, however, to the provisions of the civil 21 service law hereinafter provided in section twenty-three hundred eight 22 of this title;

23 [8-] 9. To retain and employ financial advisors, engineers, architects, attorneys and other consultants for professional and technical 24 25 assistance and advice; that an attorney acting as bond counsel for a 26 project must file with the authority a written statement in which the 27 attorney identifies each party to the transaction which such attorney represents. If bond counsel provides any legal services to the parties 28 29 other than the authority, the written statement must describe the nature 30 of legal services provided by such bond counsel to all parties to the 31 transaction, including the nature of the services provided to the 32 authority;

33 [9-] 10. To make contracts and leases upon such terms as the authority 34 shall deem appropriate, including without limitation leases which grant 35 the tenant of a project an option to renew or an option to purchase the 36 project, or both, at a fixed or otherwise predetermined price, and to 37 execute all instruments necessary or convenient;

38 [10.] <u>11.</u> To acquire, construct, reconstruct, lease, improve, main-39 tain, equip or furnish one or more projects;

40 [11.] 12. To accept gifts, grants, loans or contributions from, and 41 enter into contracts or other transactions with, the United States and 42 the state or any agency of either of them, any municipality, any public 43 or private corporation or any other legal entity, and to use any such 44 gifts, grants, loans or contributions for any of its corporate purposes; 45 [12.] 13. To provide financial assistance in the form of loans to 46 improve, maintain or equip one or more projects consistent with its 47 corporate purposes;

48 <u>14. To provide financial assistance in the form of grants for one or</u> 49 more projects consistent with its corporate purposes;

50 <u>15.</u> To borrow money and to issue bonds and to provide for the rights 51 of the holders thereof;

52 [13.] 16. To designate the depositories of its money in the city of 53 Auburn[-];

54 [14.] <u>17.</u> To enter into agreements requiring payments in lieu of 55 taxes. Such agreements shall be in writing and in addition to other 56 terms shall contain: the amount due annually to each affected tax juris-

diction (or a formula by which the amount due can be calculated), the 1 2 name and address of the person, office or agency to which payment shall be delivered, the date on which the payment shall be made, and the date 3 4 on which payment shall be considered delinquent if not paid. Unless 5 otherwise agreed by the affected tax jurisdictions, any such agreement б shall provide that payments in lieu of taxes shall be allocated among 7 affected tax jurisdictions in proportion to the amount of real property 8 tax and other taxes which would have been received by each affected tax 9 jurisdiction had the project not been tax exempt due to the status of 10 the agency involved in the project. A copy of any such agreement shall 11 be delivered to each tax affected jurisdiction within fifteen days of signing the agreement. In the absence of any such written agreement, 12 13 payments in lieu of taxes shall be allocated in the same proportions as 14 they had been prior to January first, nineteen hundred ninety-three for 15 so long as the authority's activities render a project non-taxable by 16 affected tax jurisdictions[+];

17 [15.] 18. To establish and reestablish its fiscal year; and 18 [16.] 19. To do all things necessary or convenient to carry out its 19 purposes and exercise the powers expressly given in this title.

20 § 15. Section 2307 of the public authorities law, as added by chapter 21 356 of the laws of 1993, and subdivision 1 as amended by chapter 357 of 22 the laws of 1993, is amended to read as follows:

S 2307. Additional prerequisites to the provision of financial assistance ance. Prior to providing any financial assistance [ef] totaling more than one hundred thousand dollars to any project, the authority must comply with the following prerequisites:

1. The authority must adopt a resolution describing the project and **type and amount of** the financial assistance that the authority is contemplating with respect to such project. Such assistance shall be consistent with the uniform [tax exemption] financial assistance policy adopted by the agency pursuant to subdivision one of section twentythree hundred fifteen of this chapter, unless the agency has followed procedures for deviation from such policy specified in subdivision two of such section.

2. 35 The authority must hold a public hearing with respect to the 36 project and the proposed financial assistance being contemplated by the 37 authority not less than thirty days prior to executing a written agreement to provide financial assistance. At said public hearing, inter-38 39 ested parties shall be provided reasonable opportunity, both orally and in writing, to present their views with respect to the project and the 40 41 type and amount of financial assistance to be provided. The authority 42 shall also accept written comments up to seven days after such hearing 43 is held.

44 3. The authority must give at least ten days published notice of said 45 public hearing and shall, at the same time, provide notice of such hear-46 ing to the chief executive officer of each affected tax [jurisidiction] 47 jurisdiction within which the project is located. The notice of hearing must state the time and place of the hearing, contain a general, func-48 tional description of the project, describe the prospective location of 49 50 the project, identify the initial owner, operator or manager of the 51 project and generally describe the financial assistance contemplated by 52 the authority with respect to the project.

53 <u>4. The authority shall maintain a complete record of the hearing,</u> 54 <u>including all documents and oral statements, and written statements</u> 55 <u>presented at or within seven days following such hearing. All members</u> 56 <u>shall be provided with a copy of such record at least seven days before</u>

deciding whether to approve financial assistance for the project. Such 1 2 record shall also be posted on the authority's website at the time it is 3 provided to members. § 16. The public authorities law is amended by adding four new 4 5 sections 2307-a, 2307-b, 2307-c and 2307-d to read as follows: б § 2307-a. Project application and approval criteria. 1. The project 7 applicant shall submit an application, developed by the authority, for 8 approval of a proposed project and financial assistance. The authority 9 shall adopt project application review and approval criteria that shall 10 be applied to all project applications under consideration for approval and financial assistance. The decision to approve or not approve finan-11 cial assistance shall be based on, but not limited to, consideration of 12 13 the following criteria: 14 (a) Strategic objectives. Consideration is to be given to the purpose of the project, such as the nature of the planned business activity, the 15 16 extent to which the planned business activity is unrepresented or underrepresented in the community, and whether the project involves a busi-17 ness interested in relocating from outside the state of New York. 18 19 (b) Job creation. A decision to fund a project shall be based on the 20 number of jobs to be created or retained by the proposed project, the range of projected salaries and benefits associated with jobs to be 21 created, and the benchmarks and timeframes to be used by the project to 22 determine whether it is meeting projected job creation and retention 23 24 <u>goals.</u> 25 (c) The financial viability of the project. Approval for funding shall 26 consider the extent to which the viability and success of the project is 27 dependent on financial assistance from the authority. The authority shall also consider the amount and type of financial assistance being 28 29 requested, the amount and type of private financing required, the amount 30 and type of capital investment to be provided by the project applicant, 31 and any prior financial assistance provided to the project or to the 32 project applicant. 33 (d) Economic benefits. Funding decisions shall consider the potential economic and financial impact of the project on existing businesses in 34 35 the area, on the affected tax jurisdictions, and on the local labor 36 <u>market.</u> (e) Legal issues. Consideration shall be given to the project appli-37 cant's record of compliance with applicable laws and regulations. 38 2. The project application review and approval criteria shall be 39 40 reviewed and approved annually at a regular meeting of the authority and 41 made available to the public on the authority's website. 42 3. The authority shall provide the director of the authorities budget 43 office with an electronic copy of the application and project review and 44 approval criteria within thirty days of their adoption or revision. 45 4. The authority shall retain a written record of the evaluation of 46 each project application to document its decision to provide or deny 47 financial assistance. § 2307-b. Financial assistance agreement. 1. The authority shall enter 48 49 into a written agreement with the project applicant prior to providing 50 financial assistance. The agreement shall include the following informa-51 tion: (a) a description of the amount and type of financial assistance to be 52 provided by the authority, including a description and the value of 53 property conveyed at less than fair market value; 54

2 project applicant. including the amount and type of capital investment to be provided; 4 (c) the purpose of the project: 5 (d) the amount. types, sources and commitments of any private financa- ing; 7 (e) the projected number of new full-time and part-time positions 8 expected to be created over the period of financial assistance, and an estimated schedule by year of when those positions will be created; 6 (f) the number and types of full-time and part-time iobs to be retained, and the number of filled positions at the project as of the date the agreement is executed; 7 (g) the types and value of other forms of financial assistance provided to the project or requested by the project applicant from other state or local government agencies or authorities; and 6 (h) the penalties to be imposed on the project applicant if the terms of the agreement are not met. 2. The length of a financial assistance agreement shall be limited to no more than five years; provided however that the agreement may be renewed for up to five additional years if the authority determines that the project applicant has acted in good faith to meet the terms and conditions of the agreement. In no event may financial assistance in the sublic on the website of the authority. 7 An feinencial assistance agreement shall be made available to the public on the website of the authority. 7 An eauthority shall adopt a methodology to evaluate the conformance of each assisted project to the terms and conditions of the financial assistance agreement. This methodology to evaluate the projection provided state or federal tax law, labor law, environmental protection law, or contract law, or any state or federal rule or regulation imple- ment, may recapture financial assistance to a project from the project yolates state or federal tax law, labor law, environmental protection administrative tribunal, provided that such court or tribunal concludes of bonds issued by the authority, wortd	1	(b) a description of the amount of financing to be provided by the
<ul> <li>(c) the purpose of the project:         <ul> <li>(d) the amount, types, sources and commitments of any private financeing</li> <li>(e) the projected number of new full-time and part-time positions</li> <li>estimated schedule by year of when those positions will be created:                 <ul></ul></li></ul></li></ul>	2	project applicant, including the amount and type of capital investment
<ul> <li>(d) the amount, types, sources and commitments of any private financing ing: <ul> <li>(e) the projected number of new full-time and part-time positions</li> <li>expected to be created over the period of financial assistance, and an estimated schedule by veer of when those positions will be created;</li> <li>(f) the number and types of full-time and part-time jobs to be retained, and the number of filled positions at the project as of the date the arreement is executed;</li> <li>(g) the types and value of other forms of financial assistance provided to the project or requested by the project applicant if the terms of the arreement are not met.</li> <li>7. The length of a financial assistance agreement shall be limited to no more than five years; provided however that the agreement may be renewed for up to five additional years if the authority determines that the project applicant has acted in good faith to meet the terms and conditions of the agreement. In no event may financial assistance for or a loan or exemption from taxation be provided to a project for public on the website of the authority.</li> <li>4. The functivy shall adopt a methodology to evaluate the conformance of each assisted project to the terms and conditions of the financial assistance.</li> <li>5. 2307-cc. Recapture of certain financial assistance.</li> <li>1. The authority's website.</li> <li>5. 2307-cc. Recapture of certain financial assistance.</li> <li>1. The authority is website.</li> <li>3. and confirmed as a clear it as lassistance.</li> <li>1. The authority or any state or federal rule or regulation implements.</li> <li>2. An authority or any state or federal rule or regulation implements.</li> <li>3. The terms of certain financial assistance.</li> <li>3. The authority or the authority or the assistance is a project from the proceeds of bads issues by the authority, mortgage recording tax exemptions, or bods issues by the authority.</li> <li>4. The authority is website.</li> <li>5. 2307-cc. Recapture of certain financial ass</li></ul></li></ul>	3	to be provided;
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would have been received by each affected tax jurisdiction had the 1 project not been tax exempt. Unless otherwise agreed to in writing by an 2 3 affected tax jurisdiction, the authority shall not retain any portion of 4 such funds as an administrative or project fee. 5 § 2307-d. Wages and standards. Whenever a recipient of financial б assistance from the authority enters into a contract, subcontract, lease 7 or other agreement for or in connection with the construction, demoli-8 tion, reconstruction, rehabilitation, repair, or renovation of an 9 assisted project, the recipient of financial assistance shall pay work-10 ers engaged in such work no less than the prevailing rate of wage and 11 supplements under article eight of the labor law. § 17. Section 2315 of the public authorities law, as amended by chap-12 13 357 of the laws of 1993, subdivision 1 as amended by chapter 386 of ter 14 the laws of 2019, is amended to read as follows: 15 § 2315. Uniform [<del>tax exemption</del>] <u>financial assistance</u> policy. 1. The 16 authority shall [establish] adopt a uniform [tax exemption] financial 17 assistance policy, [with input from] subject to the approval of affected local taxing jurisdictions, which shall be applicable to provisions of 18 19 financial assistance pursuant to section twenty-three hundred seven of 20 this title and shall provide guidelines for the claiming of real proper-21 ty, mortgage recording, and sales tax exemptions. Such guidelines shall include, but not be limited to: period of exemption; payments in lieu of 22 taxes as a percentage of [exemption] taxes that would have been levied 23 24 by or on behalf of affected tax jurisdictions if the project was not 25 exempt by reason of authority involvement; types of projects for which 26 exemptions may be claimed; procedures for payments in lieu of taxes and 27 instances in which real property appraisals are to be performed as a part of an application for tax exemption; in addition, the authority in 28 29 adopting such policy shall consider such issues as: the extent to which a project will create or retain permanent, private sector jobs; the 30 31 estimated value of any tax exemption to be provided; whether affected 32 tax jurisdictions should be reimbursed by the project occupant if a 33 project does not fulfill the purposes for which an exemption was provided; the impact of a proposed project on existing and proposed 34 businesses and economic development projects in the vicinity; the amount 35 36 of private sector investment generated or likely to be generated by the 37 proposed project; the demonstrated public support for the proposed 38 project; the likelihood of accomplishing the proposed project in a time-39 ly fashion; the effect of the proposed project upon the environment; the extent to which the project will utilize, to the fullest extent practi-40 41 cable and economically feasible, resource conservation, energy efficien-42 cy, green technologies, and alternative and renewable energy measures; 43 the extent to which the proposed project will require the provision of 44 additional services, including, but not limited to additional educa-45 tional, transportation, police, emergency medical or fire services; and 46 the extent to which the proposed project will provide additional sources 47 of revenue for municipalities and school districts. The adopted uniform financial assistance policy shall be provided to the chief executive 48 officer and members of the governing body of each affected tax jurisdic-49 50 tion and shall be made available for public inspection at the authori-51 ty's office and on the authority's website upon its adoption. 2. The authority shall [establish a procedure] adopt criteria for 52 53 deviation from the uniform [tax exemption] financial assistance policy 54 required pursuant to this section which shall be subject to the approval of affected local tax jurisdictions. The authority shall set forth in 55 writing the reasons for deviation from such policy, and shall further 56

1 notify the affected local taxing jurisdictions of the proposed deviation 2 from such policy and the reasons therefor not less than sixty days before such deviation from the uniform tax exemption policy shall take 3 4 effect. 5 § 18. Subdivision 1 of section 2976 of the public authorities law, as б amended by section 1 of part C of chapter 19 of the laws of 2010, is 7 amended to read as follows: 8 1. Notwithstanding any other law to the contrary, public benefit 9 corporations (which for purposes of this section shall include indus-10 trial development agencies created pursuant to title one of article eighteen-A of the general municipal law or any other provision of law 11 12 and the New York city housing development corporation created pursuant 13 to article twelve of the private housing finance law) which issue bonds, 14 notes or other obligations and not-for-profit corporations that issue bonds on behalf of the state or a political subdivision thereof shall 15 16 pay to the state a bond issuance charge upon the issuance of such bonds 17 in an amount determined pursuant to subdivision two of this section. Such charge shall be paid to the state department of taxation and 18 19 finance, upon forms prescribed therefor, no later than fifteen days from 20 the end of the month within which such bonds are issued. 21 19. The not-for-profit corporation law is amended by adding a new § 22 section 206 to read as follows: § 206. Financial assistance agreement. 23 24 1. A corporation, including a local development corporation, determined to be a local authority pursuant to subdivision two of section two 25 26 and paragraph (j) of subdivision one of section six of the public 27 authorities law that provides financial assistance to a project in the form of a grant, loan, exemption from taxation, or contribution for the 28 29 public purpose of relieving or reducing unemployment, promoting and 30 marketing job opportunities, or supporting the formation, relocation, 31 expansion, or retention of business shall enter into a written agreement 32 with the project applicant prior to providing financial assistance. 33 2. The agreement shall include the following information: 34 (a) a description of the amount and type of financial assistance to be 35 provided by the corporation, including a description and the value of 36 property conveyed at less than fair market value; 37 (b) a description of the amount of financing to be provided by the 38 project applicant, including the amount and type of capital investment 39 to be provided; 40 (c) the purpose of the project; 41 (d) the amount, types, sources and commitments of any private financ-42 ing; 43 (e) the projected number of new full-time and part-time positions 44 expected to be created over the period of financial assistance, and an 45 estimated schedule by year of when those positions will be created; 46 (f) the number and types of full-time and part-time jobs to be 47 retained, and the number of filled positions at the project as of the date the agreement is executed; 48 49 (g) the types and value of other forms of financial assistance provided to the project or requested by the project applicant from other 50 51 state or local government agencies or authorities; and 52 (h) the penalties to be imposed on the project applicant if the terms 53 of the agreement are not met. 54 3. The length of a financial assistance agreement shall be limited to no more than five years; provided however that the agreement may be 55 56 renewed for up to five additional years if the corporation determines

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1	that the project applicant has acted in good faith to meet the terms and
2	conditions of the agreement. In no event may financial assistance in the
3	form of a loan or exemption from taxation be provided to a project for
4	more than ten years.
5	4. The financial assistance agreement shall be made available to the
6	public on the website of the corporation.
7	5. The corporation shall adopt a methodology to evaluate the conform-
8	ance of each assisted project to the terms and conditions of the finan-
9	cial assistance agreement. This methodology shall be made available to
	the public on the corporation's website.
10	
11	6. (a) The corporation, pursuant to the terms and conditions of its
12	financial assistance agreement, may recapture financial assistance to a
13	project from grants, loans, real property tax exemptions, mortgage
14	recording tax exemptions, or local sales or compensating use tax
15	exemptions if (i) the project violates state or federal tax law, labor
16	law, environmental protection law, or contract law, or any state or
17	federal rule or regulation implementing such law, as determined by a
18	court of competent jurisdiction or administrative tribunal, provided
19	that such court or tribunal concludes that the violation would cause
20	material harm to the economy or quality of life of the community; or
21	(ii) all or part of the project's business activity or workforce is
22	moved to a location outside the community served by the corporation and
23	by doing so violates the terms and conditions of its financial assist-
24	ance agreement.
25	(b) A corporation which elects to initiate the recapture of financial
26	assistance pursuant to subdivision one of this section must notify the
27	recipient of such financial assistance in writing that it is in default
28	of its financial assistance agreement and may direct the recipient of
29	financial assistance to repay up to the full amount of such financial
30	assistance received as of the date of the written notice plus interest
31	at the rate set forth in section five thousand four of the civil prac-
32	tice law and rules.
33	(c) Financial assistance recaptured pursuant to this section and any
34	interest paid shall be redistributed to affected tax jurisdictions in
35	proportion to the amount of real property tax and other taxes which
36	would have been received by each affected tax jurisdiction had the
37	project not been tax exempt. Unless otherwise agreed to in writing by an
38	affected tax jurisdiction, the corporation shall not retain any portion
39	<u>of such funds as an administrative or project fee.</u>
40	7. Wages and standards. Whenever a recipient of financial assistance
41	from the corporation enters into a contract, subcontract, lease or other
42	agreement for or in connection with the construction, demolition, recon-
43	struction, rehabilitation, repair, or renovation of an assisted project,
44	the recipient of financial assistance shall pay workers engaged in such
45	work no less than the prevailing rate of wage and supplements under
46	article eight of the labor law.
47	8. For the purposes of this section, "project" shall mean any land,
48	any building or other improvement, and all real and personal properties
49	located within the state of New York and within or outside or partially
50	within and partially outside the municipality for whose benefit the
	agency was created, including, but not limited to, machinery, equipment
51 52	
52 52	and other facilities deemed necessary or desirable in connection there-
53	with, or incidental thereto, whether or not now in existence or under
54	construction, which shall be suitable for manufacturing, warehousing,
55	research, commercial or industrial purposes or other economically sound
56	purposes identified and called for to implement a state designated urban

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cultural park management plan as provided in title G of the parks, 1 recreation and historic preservation law and which may include or mean 2 an industrial pollution control facility, a recreation facility, educa-3 4 tional or cultural facility, a horse racing facility, a railroad facili-5 ty or an automobile racing facility, provided, however, that no agency б shall use its funds or provide financial assistance in respect of any 7 project wholly or partially outside the municipality for whose benefit 8 the agency was created without the prior consent thereto by the govern-9 ing body or bodies of all the other municipalities in which a part or 10 parts of the project is, or is to be, located, and such portion of the 11 project located outside such municipality for whose benefit the agency was created shall be contiguous with the portion of the project inside 12 13 such municipality. 14 § 20. Paragraphs (a), (b) and (d) of section 1411 of the not-for-pro-15 fit corporation law, paragraph (a) as amended by chapter 847 of the laws 16 of 1970 and paragraph (b) as amended by chapter 549 of the laws of 2013, 17 are amended to read as follows: 18 (a) Purposes. 19 This section shall provide an additional and alternate method of 20 incorporation or reincorporation of not-for-profit corporations for any 21 the purposes set forth in this paragraph [and shall not be deemed to of alter, impair or diminish the purposes, rights, powers or privileges of 22 any corporation heretofore or hereafter incorporated under this section 23 24 or under the stock or business corporation laws]. Corporations may be 25 incorporated or reincorporated under this section as not-for-profit 26 local development corporations operated for the exclusively charitable 27 or public purposes of relieving and reducing unemployment, promoting and 28 providing for additional and maximum employment, bettering and maintain-29 ing job opportunities, instructing or training individuals to improve or develop their capabilities for such jobs, carrying on scientific 30 31 research for the purpose of aiding a community or geographical area by 32 attracting new industry to the community or area or by encouraging the 33 development of, or retention of, an industry in the community or  $area[_{\textbf{7}}]$ 34 and lessening the burdens of government and acting in the public interest, and any]. Any one or more counties, cities, towns or villages of 35 36 the state, or any combination thereof, or the New York job development 37 authority in exercising its power under the public authorities law to 38 encourage the organization of local development corporations, may cause 39 such corporations to be incorporated by public officers or private individuals or reincorporated upon compliance with the requirements of this 40 41 section, and it is hereby found, determined and declared that in carry-42 ing out said purposes and in exercising the powers conferred by para-43 graph (b) of this section such corporations will be acting in the public 44 interest and performing an essential governmental function. 45 (b) Type of corporation. 46 A local development corporation [is] incorporated for one or more of 47 the purposes described in paragraph (a) of this section shall be a char-48 itable corporation under this chapter. 49 (d) Purchase or lease of real property owned by a county, city, town 50 or village. 51 (1) The local legislative body of a county, city, town or village or, 52 if there is a board of estimate in a city, then the board of estimate, 53 may by resolution determine that specifically described real property owned by the county, city, town or village is not required for use by 54 55 such county, city, town or village and authorize the county, city, town or village to sell or lease such real property to a local development 56

corporation incorporated or reincorporated under this article; provided, 1 2 however, that title to such land be not declared inalienable as a forest 3 preserve or a parkland. 4 (2) Notwithstanding the provisions of any general, special or local 5 law, charter or ordinance to the contrary, **no** such sale or lease may be б made without appraisal, public notice, (except as provided in subpara-7 graph (4)) or public bidding [for such price or rental and upon such terms as may be agreed upon between the county, city, town or village 8 and said local development corporation]; provided, however, that in case 9 10 of a lease the term may not exceed ninety-nine years and provided, further, that in cities having a population of one million or more, no 11 such sale or lease shall be made without the approval of a majority of 12 13 the members of the borough [improvement] board of the borough in which 14 such real property is located. (3) Before any sale or lease to a local development corporation incor-15 16 porated or reincorporated under this article shall be authorized, a 17 public hearing shall be held by the local legislative body[, or by the 18 board of estimate, as the case may be, ] to consider the proposed sale or 19 lease. 20 (4) Notice of such hearing shall be published at least ten days before 21 the date set for the hearing in such publication and in such manner as may be designated by the local legislative body [, or the board of esti-22 mate as the case may be]. Such notice shall include a description of the 23 real property proposed to be sold or leased; a statement of the esti-24 25 mated fair market value of the real property proposed to be sold or 26 leased; the value of the financial consideration to be received by the 27 county, city, town or village from such sale or lease of the real prop-28 erty; and a statement of the intended use or disposition of such real property by the local development corporation. 29 30 (5) A local development corporation, incorporated or reincorporated 31 under this section, which purchases or leases real property from a county, city, town or village, shall not, without the written approval of 32 33 the county, city, town or village, use such real property for any purpose except the purposes set forth in the certificate of incorpo-34 35 ration or reincorporation of said local development corporation. In the 36 event such real property is used in violation of the restrictions of this paragraph, the attorney-general may bring an action or special 37 38 proceeding to enjoin the unauthorized use. 39 § 21. Paragraphs (e), (f), (g), (h), and (i) of section 1411 of the 40 not-for-profit corporation law are relettered paragraphs (f), (g), (h), 41 (i), and (j) and a new paragraph (e) is added to read as follows: 42 (e) Contracts with municipalities. 43 Any contract or other agreement between a local development corpo-44 ration and a municipality or state authority or local authority for one 45 or more of the purposes described in paragraph (a) of this section 46 shall: (i) cause the local development corporation to be defined as a 47 local authority pursuant to subdivision two of section two of the public authorities law; (ii) provide for the municipality or state authority or 48 local authority to receive fair and adequate consideration for the 49 services provided by the local development corporation; (iii) be subject 50 51 to the requirements of article five-A of the general municipal law; and 52 (iv) have a term not to exceed ten years, subject to one or more 53 renewals for a term not to exceed ten years upon the mutual consent of 54 the parties; provided however that a contract with a municipality shall 55 not be used to finance the municipality's operations or to acquire or 56 improve an asset for use of the municipality.

1 § 22. Paragraph (j) of section 1411 of the not-for-profit corporation 2 law, as relettered by section twenty-one of this act, is amended to read 3 as follows:

4 (j) Effect of section.

5 Corporations incorporated or reincorporated under this section shall б be organized and operated exclusively for the purposes set forth in 7 paragraph (a), shall have, in addition to the powers otherwise conferred 8 by law, the powers conferred by paragraph (c) of this section and shall 9 be subject to all the restrictions and limitations imposed by [paragraph (e) and paragraph (g) paragraphs (c), (d), (e), (h) and (i) of this 10 11 In so far as the provisions of this section are inconsistent section. with the provisions of any other law, general or special, the provisions 12 13 of this section shall be controlling as to corporations incorporated or 14 reincorporated hereunder.

15 § 23. Federal preemption and severability. The provisions of each 16 section of this act shall be deemed severable, and the declaration by a 17 court of competent jurisdiction that any part thereof is preempted or 18 otherwise invalid shall not affect the remaining parts thereof.

19 § 24. This act shall take effect on the thirtieth day after it shall 20 have become a law, or January 1, 2021, whichever shall come first; 21 provided, however, that section fifteen of this act shall apply to bonds issued or re-issued on or after the effective date of this act; 22 23 provided, however, that the amendments to subdivisions 19, 20 and 22 of section 858 of the general municipal law made by section three of this 24 act shall not affect the expiration of such subdivisions and shall be 25 26 deemed to expire therewith; and provided further, however, that the 27 amendments to subdivision 21 of section 858 of the general municipal law 28 made by section three of this act shall not affect the repeal of such 29 subdivision and shall be deemed repealed therewith.