## STATE OF NEW YORK

8672

## IN SENATE

July 2, 2020

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

AN ACT to amend the real property tax law, in relation to the assessment of certain real property damaged by the severe storm that occurred on October twenty-ninth and thirtieth, two thousand twelve in a special assessing unit that is not a city

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

Section 1. Paragraph (b) of subdivision 2 of section 1805-b of the 2 real property tax law, as added by chapter 411 of the laws of 2015, amended to read as follows:

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- "Aggregate physical increase" means the sum of physical increases for assessment rolls completed from two thousand fourteen through two thousand [twenty] twenty-two.
- § 2. Paragraph (b) of subdivision 3 of section 1805-b of the real property tax law, as added by chapter 411 of the laws of 2015, is amended to read as follows:
- (b) the assessor increased the assessed value attributable to improve-11 ments on the property by means of a physical increase for an assessment roll completed from two thousand fourteen through two thousand [twenty] 12 13 twenty-two.
  - § 3. Subdivision 4 of section 1805-b of the real property tax law, as added by chapter 411 of the laws of 2015, is amended to read as follows:
  - 4. Limitation on increases of assessed value. Notwithstanding subdivision five of section eighteen hundred five of this article and any other provision to the contrary, increases in the assessed value of affected real property shall be limited in the manner specified in this subdivi-
- 21 (a) Except as provided in paragraph (c) of this subdivision, for 22 affected real property for which the assessed values on the assessment rolls completed in two thousand fourteen and two thousand fifteen do not 24 reflect a physical increase, the amount of the aggregate physical 25 increase shall not exceed the amount of the physical decrease reflected 26 in the assessed value on the assessment roll completed in two thousand

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

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thirteen. Any increase in assessed value from the preceding year in excess of the physical increase reflected in the current assessed value, such physical increase limited as provided in the preceding sentence, 3 shall be subject to the limitations on increases provided in subdivisions one, two and three of section eighteen hundred five of this article. In no event shall the assessed value of the affected real property 7 appearing on an assessment roll completed for any given year from two thousand fifteen to two thousand [twenty] twenty-two exceed what the 9 assessed value would have been that year but for any physical decreases 10 or physical increases reflected in the assessed values on the assessment 11 rolls completed from two thousand thirteen to two thousand [twenty] 12 twenty-two.

- (b) For affected real property for which the assessed value on the assessment roll completed in two thousand fourteen or two thousand fifteen reflects a physical increase, the assessed value as it appeared on the assessment roll completed in two thousand fifteen shall be recalculated as if the limitation in paragraph (a) of this subdivision had been in effect for the assessment rolls completed in two thousand fourteen and two thousand fifteen. The recalculation of the assessed value that appeared on the assessment roll completed in two thousand fifteen shall not affect the amount of taxes that were due and payable for the fiscal year beginning on the first of July, two thousand fourteen. The assessed value on the assessment rolls completed for each of the years from two thousand sixteen to two thousand [twenty] twenty-two shall be subject to the limitation on increases provided in paragraph (a) of this subdivision. Notwithstanding any provision to the contrary, the assessor is authorized to correct as provided in this paragraph the assessed value of affected real property appearing on the assessment roll completed in two thousand fifteen. Such correction shall be made no later than ninety days after the effective date of a local law adopted in accordance with this section.
- 32 (c) Notwithstanding paragraphs (a) and (b) of this subdivision, in the 33 event that the total square footage of the improvements on the affected 34 real property appearing on any assessment roll completed from two thou-35 sand fourteen to two thousand [twenty] twenty-two exceeds the total 36 square footage of the improvements on the property appearing on the 37 assessment roll completed in two thousand twelve, the amount of the aggregate physical increase shall not exceed the amount computed by 38 multiplying the sum of the physical increases as calculated subject to 39 this subdivision by a fraction, the numerator of which is equal to the 40 41 amount of the total square footage of the improvements on the property 42 for the current assessment roll, and the denominator of which is equal 43 the amount of the total square footage of the improvements on the 44 property for the assessment roll completed in two thousand twelve. 45 purposes of this paragraph, if improvements on the property located 46 below grade were not included in the total square footage of the 47 improvements on the property for the assessment roll completed in two 48 thousand twelve, such improvements shall not be included in the total square footage for subsequent assessment rolls if the improvements were 49 50 moved above grade or other building elevations were constructed on the 51 property to prevent or mitigate flooding as part of reconstruction or 52 repair in connection with the damage caused by the severe storm that 53 occurred on the twenty-ninth and thirtieth of October, two thousand 54 twelve.
  - § 4. This act shall take effect immediately.