STATE OF NEW YORK

2060

2021-2022 Regular Sessions

IN SENATE

January 19, 2021

Introduced by Sen. JORDAN -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

AN ACT to amend the general municipal law, in relation to providing for vesting of development rights for residential properties

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

1 2	Section 1. The general municipal law is amended by adding a new arti- cle 7-B to read as follows:
2 3	ARTICLE 7-B
4	VESTED RIGHTS RELATING TO RESIDENTIAL PROPERTY DEVELOPMENT
5	Section 150. Legislative findings and intent.
6	151. Definitions.
7	152. Governing regulations.
8	153. Establishment of vested property right.
9	154. Notice of vested property rights.
10	155. Duration and termination of vested property right.
11	156. Subsequent regulation prohibited; exceptions.
12	157. Application.
13	<u>§ 150. Legislative findings and intent. 1. There is a continuing need</u>
14	for the development of housing in New York state. Landowners make
15	significant investments to acquire real property and to obtain the
16	required state and municipal permits and approvals to construct residen-
17	tial housing. To obtain financing for residential housing projects, it
18	is necessary to have certainty regarding development rights. Vested
19	property rights ensure reasonable certainty, stability and fairness in
20	the land use planning process.
21	2. It is necessary and desirable, as a matter of public policy, to
22	provide for the establishment of vested property rights in order to
23	ensure reasonable certainty, stability, and fairness in the land use
24	planning process and in order to stimulate economic growth, secure the
25	reasonable investment-backed expectations of landowners, and foster

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

LBD00837-01-1

1	cooperation between the public and private sectors in the area of land
2	use planning.
3	3. The ability of a landowner to obtain a vested property right after
4	municipal government approval of a site specific development plan will
5	preserve the prerogatives and authority of municipal government with
б	respect to land use matters, while promoting those areas of statewide
7	concern described in subdivision two of this section.
8	4. The establishment of vested property rights will promote the goals
9	specified in this section and protect property, and is therefore
10	<u>declared to be a matter of statewide concern.</u>
11	<u>§ 151. Definitions. As used in this article, unless context requires</u>
12	<u>otherwise:</u>
13	1. "Landowner" means the owner of a legal or equitable interest in
14	real property, including a developer, and the heirs, successors, and
15	<u>assigns of such ownership interests.</u>
16	2. "Municipality" or "municipal government" means any county, city and
17	county, city, town or village, acting through its governing body, or any
18	board, commission or agency thereof having final approval authority over
19	a site specific development plan, including without limitation any
20	legally empowered urban renewal authority.
21	3. "Notice of vested property right" means a written document filed by
22	the landowner in the office of the clerk of the municipality in accord-
23	ance with the provisions of section one hundred fifty-four of this arti-
24	<u>cle.</u>
25	4. "Overlay zoning" means a set of land use and development require-
26	ments designed to be applied over, or in addition to, the requirements
27	of the underlying zone for a specific purpose without removing or modi-
28	fying the underlying zone.
29	5. "Property" means all real property subject to land use regulation
30	by a municipality and zoned and used for residential development or
31	mixed use development that includes residential use.
32	6. "Residential development" means construction or redevelopment of
33	one-, two- or three-family housing, including single family homes and
34	duplexes, and townhomes, condominiums, multiple dwelling units, assisted
35	living facilities, manufactured or modular homes and mixed use residen-
36	tial units.
37	7. (a) "Site specific development plan" means a plan that has been
38	submitted to a municipality by a landowner or such landowner's represen-
39	tative describing with reasonable certainty the type and intensity of
40	use for a specific parcel or parcels of property. Such plan may be in
41	the form of, but need not be limited to, any of the following plans or
42	approvals: a planned unit development plan, a subdivision plat, a
43	specially planned area, a planned building group, a general submission
44	plan, a general development plan, a conditional or special use plan, a
45	development agreement, or any other land use approval designation as may
46	be utilized by a municipality. What constitutes a site specific develop-
47	ment plan under this article that would trigger a vested property right
48	shall be finally determined by the municipality either pursuant to ordi-
49	nance or regulation or upon an agreement entered into by the munici-
50	pality and the landowner, and the document that triggers such vesting
51	shall be so identified at the time of its approval.
52	(b) "Site specific development plan" shall not include a variance, a
53	preliminary plan, a sketch plan, a final architectural plan, public
54	utility filings or final construction drawings and/or related documents

55 specifying materials and methods for construction of improvements.

1 "Vested property right" means the right to undertake and complete 8. 2 the development and use of property under the terms and conditions of a 3 site specific development plan. 4 <u>§ 152. Governing regulations. 1. Except as otherwise provided in</u> 5 subdivision two of this section, development of a property in accordance б with a site specific development plan shall be governed only by the duly 7 adopted laws and regulations in effect at the time the landowner's prop-8 erty right vests as provided in section one hundred fifty-three of this 9 article. For purposes of this section, "laws and regulations" includes 10 any zoning law of general applicability adopted by a municipality as 11 well as any zoning or development regulations that have previously been adopted for the particular parcel described in the plan and that remain 12 13 in effect at the time of vesting of the landowner's property right. 14 2. Notwithstanding the limitations contained in subdivision one of this section, a municipality may adopt a new or amended law or requ-15 16 lation when necessary for the immediate preservation of public health and safety and may enforce such law or regulation in relation to proper-17 ties for which a building permit has not been issued at the time such 18 19 law or regulation is adopted. 20 § 153. Establishment of vested property right. 1. A vested property 21 right shall be deemed established with respect to a property upon: 22 (a) the issuance of all required state and municipal permits and approvals for residential development of the property, with the excep-23 tion of a building permit, following or contemporaneously with the 24 approval, or conditional approval, of a site specific development plan 25 26 relating to the property; and 27 (b) the filing by the landowner with the clerk of the municipality of a notice of vested property rights in a form as prescribed in section 28 29 one hundred fifty-four of this article. 30 2. A vested property right shall attach to and run with the applicable 31 property and shall confer upon the landowner the right to undertake and complete the development and use of said property under the terms and 32 conditions of the site specific development plan including any amend-33 34 ments thereto. A municipality may approve a site specific development 35 plan upon such terms and conditions as may reasonably be necessary to protect the public health, safety, and welfare. Such conditional 36 approval shall result in a vested property right, although failure to 37 38 abide by such terms and conditions will result in a forfeiture of vested property rights. A site specific development plan shall be deemed 39 approved upon the effective date of the municipality's legal action, 40 resolution, or ordinance relating thereto and issuance of all permits 41 42 and approvals relating thereto, with the exception of a building permit. 43 Such approval shall be subject to all rights of referendum and judicial 44 review; except that the period of time permitted by law for the exercise 45 of such rights shall not begin to run until the date of publication, in 46 a newspaper of general circulation within the jurisdiction of the muni-47 cipality granting the approval, of a notice advising the general public of the site specific development plan approval and creation of a vested 48 property right pursuant to this article. Such publication shall occur no 49 later than fourteen days following approval. 50 51 3. Zoning that is not part of a site specific development plan shall 52 not result in the creation of vested property rights. 53 § 154. Notice of vested property rights. 1. Upon issuance of all 54 required permits and approvals as specified in paragraph (a) of subdivi-55 sion one of section one hundred fifty-three of this article, a landowner

1	shall file a written notice of vested property rights in the office of
2	the clerk of the municipality stating:
3	(a) the identity and address of the landowner claiming the vested
4	right or rights;
5	(b) the full address of the property as to which the vested right is
б	claimed or sufficient information to reasonably identify the parcel of
7	land as to which the vested right is claimed;
8	(c) a listing of and the identifying numbers of all permits and
9	approvals issued relating to the property;
10	(d) information sufficient to identify the site specific development
11	plan;
12	(e) a statement of the landowner's declaration of vested rights in the
13	property; and
14	(f) the date upon which the landowner's rights in the property vested
15	as provided in this article.
16	2. A municipality, through a law or resolution passed by its governing
17	body, may adopt a standard form for a notice of vested property rights,
18	provided that such standard form shall include all of the information
19	set forth in subdivision one of this section; provided, however, that a
20	landowner's failure to utilize such standard form shall not be deemed
21	fatal to the vesting of the landowner's property right if the landowner
22	has filed a notice in accordance with subdivision one of this section.
23	§ 155. Duration and termination of vested property right. 1. A proper-
24	ty right which has been vested as provided for in this article shall
25	remain vested for a period of five years. If substantial construction is
26	not commenced on the property or, in the case of a multi-unit parcel, on
27	each parcel, within such five year period, the vested property right
20	shall expire. This vesting period shall not be extended by any amend-
28	
28 29	ments to a site specific development plan unless expressly authorized by
29	ments to a site specific development plan unless expressly authorized by
29 30	ments to a site specific development plan unless expressly authorized by the municipality.
29 30 31	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section,</pre>
29 30 31 32	 ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree-
29 30 31 32 33	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for</pre>
29 30 31 32 33 34	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant</pre>
29 30 31 32 33 34 35	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a</pre>
29 30 31 32 33 34 35 36	 ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agreements with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development
29 30 31 32 33 34 35 36 37	 ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agreements with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of
29 30 31 32 33 34 35 36 37 38	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum.</pre>
29 30 31 32 33 34 35 36 37 38 39	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval,</pre>
29 30 31 32 33 34 35 36 37 38 39 40	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval,</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41 42	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop-</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval.</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori-</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development or use of the</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development or use of the property as set forth in a site specific development plan, except:</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 546\\ 47\\ 48\\ 9\\ 50\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development or use of the property as set forth in a site specific development plan, except: (a) with the consent of the affected landowner;</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 50\\ 51\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development or use of the property as set forth in a site specific development plan, except: (a) with the consent of the affected landowner; (b) upon the discovery of natural or man-made hazards on or in the</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 39\\ 40\\ 42\\ 43\\ 45\\ 46\\ 7\\ 48\\ 90\\ 51\\ 52\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development or use of the property as set forth in a site specific development plan, except: (a) with the consent of the affected landowner; (b) upon the discovery of natural or man-made hazards on or in the immediate vicinity of the subject property, which hazards could not</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 7\\ 89\\ 40\\ 42\\ 43\\ 45\\ 46\\ 7\\ 89\\ 51\\ 52\\ 53\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development plan, except: (a) with the consent of the affected landowner: (b) upon the discovery of natural or man-made hazards on or in the immediate vicinity of the subject property, which hazards could not reasonably have been discovered at the time of or before the vesting of</pre>
$\begin{array}{c} 29\\ 301\\ 32\\ 33\\ 35\\ 36\\ 78\\ 90\\ 41\\ 23\\ 45\\ 45\\ 47\\ 89\\ 51\\ 52\\ 54\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality.</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 7\\ 89\\ 40\\ 42\\ 43\\ 45\\ 46\\ 7\\ 89\\ 51\\ 52\\ 53\\ \end{array}$	<pre>ments to a site specific development plan unless expressly authorized by the municipality. 2. Notwithstanding the provisions of subdivision one of this section, municipalities are hereby authorized to enter into development agree- ments with landowners providing that property rights shall be vested for a period exceeding five years where warranted in light of all relevant circumstances, including, but not limited to, the size and phasing of a development, economic cycles, and market conditions. Such development agreements shall be adopted as legislative acts of the governing body of the municipality subject to referendum. 3. Nothing in this article shall exempt a site specific development plan from subsequent reviews and approvals by the municipality to ensure compliance with the terms and conditions of the original approval, provided such reviews and approvals are not inconsistent with said original approval. § 156. Subsequent regulation prohibited; exceptions. 1. A vested prop- erty right, once established as provided in this article, precludes any zoning or land use action by a municipality or pursuant to an initiated measure which would alter, impair, prevent, diminish, impose a moratori- um on development, or otherwise delay the development plan, except: (a) with the consent of the affected landowner: (b) upon the discovery of natural or man-made hazards on or in the immediate vicinity of the subject property, which hazards could not reasonably have been discovered at the time of or before the vesting of</pre>

36 before such date.

(c) to the extent that the affected landowner receives just compen-1 sation for all costs, expenses, and liabilities incurred by the landown-2 er after approval by the municipality, including, but not limited to, 3 4 costs incurred in preparing the site for development consistent with the 5 site specific development plan, all fees paid in consideration of б financing, and all architectural, planning, marketing, legal, and other consultants' fees, together with interest thereon at the legal rate 7 8 until paid. Just compensation shall not include any diminution in the 9 value of the property which is caused by such action. 2. The establishment of a vested property right shall not preclude: 10 (a) the application of ordinances or regulations which are general in 11 nature and are applicable to all property subject to land use regulation 12 by a municipality, including, but not limited to, building, fire, plumb-13 14 ing, electrical and mechanical codes; or 15 (b) the application to the property of overlay zoning which does not 16 impact the allowable type or integrity of the use. 17 § 157. Application. 1. The provisions of this article shall apply to 18 development rights for residential developments only. 19 2. A vested property right arising while one local government has 20 jurisdiction over all or part of the property included within a site 21 specific development plan shall be effective against any other local 22 government which may subsequently obtain or assert jurisdiction over 23 such property. 3. Nothing in this article shall preclude judicial determination, 24 25 based on common law principles, that a vested property right exists in a 26 particular case or that a compensable taking has occurred. 4. The provisions of this article shall apply only to site specific 27 28 development plans approved on or after the effective date of this arti-29 <u>cle.</u> 30 § 2. This act shall take effect on the first of January next succeed-31 ing the date upon which it shall have become a law and shall apply to 32 applications for residential development filed with municipalities after 33 such date. Effective immediately the addition, amendment and/or repeal 34 of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or 35