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Extraordinary Session

# IN ASSEMBLY

September 1, 2021

- Introduced by COMMITTEE ON RULES -- (at request of M. of A. Dinowitz, Cymbrowitz) -- (at request of the Governor) -- read once and referred to the Committee on Ways and Means
- AN ACT to amend subpart A of part BB of chapter 56 of the laws of 2021, establishing a COVID-19 emergency rental assistance program, in relation to eligibility for the COVID-19 emergency rental assistance program (Part A); in relation to eviction proceedings; and providing for the repeal of certain provisions upon the expiration thereof (Subpart A); and in relation to foreclosure proceedings; and providing for the repeal of certain provisions upon the expiration thereof (Subpart B); in relation to tax sales; and providing for the repeal of certain provisions upon the expiration thereof (Subpart C); to establish hardship declarations for owners of commercial real property; and providing for the repeal of such provisions upon the expiration thereof (Subpart D) (Part B); in relation to eviction proceedings; and to provide for the expiration of certain provisions upon the expiration thereof (Subpart A); in relation to foreclosure proceedings; and providing for the expiration of certain provisions upon the expiration thereof (Subpart B); in relation to tax sales; and providing for the expiration of certain provisions upon the expiration thereof (Subpart C); and to establish hardship declarations for owners of residential real property; and providing for the expiration of such provisions upon the expiration thereof (Subpart D) (Part C); in relation to extending the prohibition on the eviction of residential tenants who have suffered financial hardship during the COVID-19 covered period (Part D); and in relation to authorizing political subdivisions to permit any public body to hold meetings remotely and without in-person access during the COVID-19 state disaster emergency; and provides for the repeal of such provisions upon the expiration thereof (Part E)

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

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

LBD12031-01-1

1 Section 1. This act enacts into law components of legislation relating 2 to commercial eviction and foreclosure protections, residential eviction and foreclosure protections and open meetings. Each component is wholly 3 4 contained within a Part identified as Parts A through E. The effective 5 date for each particular provision contained within such Part is set forth in the last section of such Part. Any provision in any section б 7 contained within a Part, including the effective date of the Part, which 8 makes reference to a section "of this act", when used in connection with 9 that particular component, shall be deemed to mean and refer to the 10 corresponding section of the Part in which it is found. Section four 11 this act sets forth the general effective date of this act. § 2. Legislative intent. The legislature finds and declares all of the 12 13 following: 14 More than two million New Yorkers have been infected by the COVID-19 15 coronavirus, and the disease has killed more than 55,000 New Yorkers 16 since March 2020. Measures necessary to contain the pandemic have 17 brought about widespread economic and societal disruption. Millions of residents have experienced financial hardship due to such measures, 18 which closed businesses and schools, and resulted in income losses 19 20 across the state. 21 The state has enacted a series of statutes that the legislature has 22 found necessary to protect the public health, safety, and general welfare of the people of New York. These measures include the Tenant Safe Harbor Act ("TSHA"), the COVID-19 Emergency Eviction and Foreclo-23 24 25 sure Prevention Act ("CEEFPA"), and COVID-19 Emergency Protect Our Small 26 Businesses Act ("CEPOSBA"). 27 Even as New York enters a phase of economic recovery, the need for 28 continued statutory protections and other emergency public health meas-29 ures is demonstrated by rates of transmission in the state. Since early 30 July, cases have risen ten-fold, and 95 percent of the sequenced recent 31 positives in New York State were the Delta variant. 32 The evidence that residential eviction protections are effective public health measures is especially strong. The CDC has repeatedly 33 34 found this to be so and has urged states to enact and keep residential 35 eviction moratoriums in place. A recent peer-reviewed study of state 36 eviction moratoriums found that "COVID-19 incidence and mortality 37 increased steadily in states after eviction moratoriums expired, and 38 were associated with doubling of COVID-19 incidence ... and a five-fold 39 increase in COVID-19 mortality ... 16 weeks after moratoriums lapsed." 40 In April 2021, the legislature passed the COVID-19 Emergency Rental Assistance Program ("CERAP"), funded with \$2.6 billion for residential 41 42 rent and utility assistance. To date, technical and administrative challenges, low public awareness of the program, and the slow pace of imple-43 44 mentation have hampered the program's effectiveness in covering the cost 45 of rent arrears and providing widespread eviction protections. 46 On August 12, 2021, in the case Chrysafis v. Marks, the U.S. Supreme 47 Court enjoined the enforcement of CEEFPA's residential eviction moratorium, finding that provisions that provided for a tenant to self-certify 48 financial hardship and delayed a landlord from contesting the certif-49 50 ication violated constitutional rights to due process. 51 Stabilizing housing and small businesses continues to be to the mutual

52 benefit of all New Yorkers in that these steps will help the state 53 address the COVID-19 pandemic, protect public health, and foster a full 54 and equitable recovery. The legislature is especially cognizant of the 55 ongoing risks posed by residential evictions stemming from non-payment 56 of rent during the height of the public health emergency, and its recov12

1 ery period, such as the potential to exacerbate the resurgence of 2 COVID-19, the damage significant numbers of evictions would cause to the 3 state's economic recovery, and the deleterious social and public health 4 effects of homelessness and housing instability.

5 For all of the foregoing reasons it is necessary to modify the resi-6 dential eviction moratorium to address the Supreme Court's due process 7 concern, and to extend and strengthen the protections in the law. In 8 addition, it is necessary to temporarily alter certain provisions of the 9 open meetings law to ensure that certain public bodies can hold meetings 10 and conduct business in a manner that balances public health and safety 11 precautions with the public's right to observe the proceedings.

## PART A

Section 1. Subdivision 3 of section 3 of subpart A of part BB of chapter 56 of the laws of 2021, establishing a COVID-19 emergency rental assistance program, is amended to read as follows:

16 3. a. The commissioner shall develop and promulgate a form outlining 17 the obligations of each municipal corporation that chooses to partic-18 ipate in the statewide program. Those municipal corporations who choose 19 to participate shall remit such form to the office of temporary and disability assistance within 10 business days from the date of issuance. 20 At such time that the municipal corporation has affirmed their partic-21 ipation, upon receipt of the completed form by the office of temporary 22 23 and disability assistance and the director of the budget, and the feder-24 al department of the treasury, the municipal corporation shall remit 25 their allocation of funds to the state in such manner as determined by the division of the budget. Provided, after the office has acknowledged 26 27 receipt of the completed form, residents of such [municipality] munici-28 pal corporation shall be entitled to benefit from funds made available 29 for this purpose, subject to the continued availability of funds.

30 b. Residents of a municipal corporation that chooses not to partic-31 ipate in the statewide program may submit an application to the statewide program if the municipal corporation has distributed or obligated 32 all of the municipal corporation's available federal emergency rental 33 34 assistance funds as certified by the chief elected official of the 35 municipal corporation and the resident is otherwise eligible for the 36 statewide program. Any municipal corporation that chooses not to participate in the statewide program shall notify any applicant for 37 federal emergency rental assistance funds that is eligible for such 38 39 assistance but is denied due to lack of funds that such applicant may be 40 eligible to apply to the statewide program and shall provide such appli-41 cant with information on how to apply to the statewide program. If the chief elected official of a municipal corporation certifies that the 42 43 municipal corporation has distributed or obligated all of the municipal 44 corporation's available federal emergency rental assistance funds, the 45 municipal corporation shall provide information on its website informing residents that they may be eligible to apply to the statewide program 46 and shall provide information on its website on how to apply for the 47 48 statewide program.

49 § 2. Subdivision 1 of section 6 of subpart A of part BB of chapter 56 50 of the laws of 2021, establishing a COVID-19 emergency rental assistance 51 program, is amended to read as follows:

1. As soon as practicable, the commissioner shall make an application for the program available on the office of temporary and disability assistance's website. The application shall be available online in 1 English, Spanish, Chinese, Russian, Korean, Yiddish, Haitian (French 2 Creole), Bengali, and, to the extent practicable, other commonly used 3 languages. The commissioner shall enable application assistance to be 4 offered via telephone <u>to landlords and tenants</u> and make accommodations 5 for those who are hearing or visually impaired, with referral to a 6 community based organization as deemed necessary.

7 § 3. Paragraph (b) of subdivision 4 of section 6 of subpart A of part 8 BB of chapter 56 of the laws of 2021, establishing a COVID-19 emergency 9 rental assistance program, is amended to read as follows:

10 (b) Any documentation or information provided to the statewide appli-11 cation, eligibility worker, hotline or community based organization, or obtained in the course of administering the emergency rental assistance 12 13 program or any other assistance program shall be kept confidential and 14 shall only be used: (i) for the purposes of determining eligibility, for 15 program administration, avoiding duplication of assistance, and other 16 uses consistent with State and federal law; and (ii) by the New York 17 state office of court administration so a court may determine whether a litigant in a proceeding has applied for or been granted assistance from 18 19 the emergency rental assistance program for the purposes of ensuring the 20 availability for the eviction protections provided by this part.

§ 4. Section 8 of subpart A of part BB of chapter 56 of the laws of 22 2021, establishing a COVID-19 emergency rental assistance program, is 23 amended to read as follows:

§ 8. Restrictions on eviction. [Eviction] Except as provided in 24 25 section nine-a of this act, eviction proceedings for a holdover or 26 expired lease, or non-payment of rent or utilities that would be eligi-27 ble for coverage under this program shall not be commenced against a household who has applied for this program or any local program adminis-28 29 tering federal emergency rental assistance program funds unless or until 30 a determination of ineligibility is made. [If guch eviction proceedings 31 are commenced] Except as provided in section nine-a of this act, in any 32 pending eviction proceeding, whether filed prior to, on, or after the 33 effective date of this act, against a household who has applied or subsequently applies for benefits under this program or any local 34 35 program administering federal emergency rental assistance program funds 36 to cover all or part of the arrears claimed by the petitioner, all 37 proceedings shall be stayed pending a determination of eligibility. 38 Evidence of a payment received pursuant to this act or a local program 39 administering federal emergency rental assistance program funds may be presented in such proceeding and create a presumption that the tenant's 40 41 or occupant's rent or utility obligation for the time period covered by 42 the payment has been fully satisfied.

43 § 5. Paragraph (d) of subdivision 2 of section 9 of subpart A of part 44 BB of chapter 56 of the laws of 2021, establishing a COVID-19 emergency 45 rental assistance program, is amended to read as follows:

46 (d) Acceptance of payment for rent or rental arrears from this program 47 or any local program administering federal emergency rental assistance program funds shall constitute agreement by the recipient landlord or 48 property owner: (i) that the arrears covered by this payment are satis-49 50 fied and will not be used as the basis for a non-payment eviction; (ii) 51 to waive any late fees due on any rental arrears paid pursuant to this 52 program; (iii) to not increase the monthly rent due for the dwelling 53 unit such that it shall not be greater than the amount that was due at 54 the time of application to the program for any and all months for which 55 rental assistance is received and for one year after the first rental 56 assistance payment is received; (iv) not to evict for reason of expired

lease or holdover tenancy any household on behalf of whom rental assist-1 2 ance is received for 12 months after the first rental assistance payment is received, unless the dwelling unit that is the subject of the lease 3 4 or rental agreement is located in a building that contains 4 or fewer 5 units, in which case the landlord may decline to extend the lease or б tenancy if the landlord intends to immediately occupy the unit for the 7 landlord's personal use as a primary residence or the use of an immedi-8 ate family member as a primary residence; and (v) to notify the tenant 9 of the protections established under this subdivision. Provided, howev-10 er, that provisions of this paragraph shall not apply to the extent that it conflicts with any legally binding agreement the recipient landlord 11 or property owner entered into pursuant to a local program administering 12 federal emergency rental assistance program funds prior to the effective 13 14 date of the chapter of the laws of two thousand twenty-one that amended 15 this paragraph, or where the recipient landlord or property owner 16 accepted payment from such local program prior to the effective date of 17 the chapter of the laws of two thousand twenty-one that amended this 18 paragraph. 19 3 6. Subpart A of part BB of chapter 56 of the laws of 2021, estab-20 lishing a COVID-19 emergency rental assistance program, is amended by 21 adding a new section 9-a to read as follows: § 9-a. Expired lease or holdover tenant. Section eight of this act 22 23 shall not apply, and a landlord or property owner that has agreed not to 24 evict a household for reason of expired lease or holdover tenancy pursu-25 ant to paragraph (d) of subdivision two of section nine of this act may 26 evict such household, if a tenant intentionally causes significant 27 damage to the property or is persistently and unreasonably engaging in behavior that substantially infringes on the use and enjoyment of other 28 29 tenants or occupants or causes a substantial safety hazard to others, 30 provided: 31 1. If an eviction proceeding is not pending on the effective date of 32 this section, the petitioner shall file an affidavit under penalty of 33 perjury with the petition attesting that the respondent intentionally 34 caused significant damage to the property or is persistently and unrea-35 sonably engaging in such behavior, with a specific description of the 36 behavior alleged. 37 2. If an eviction proceeding is pending on the effective date of this 38 section, but the petitioner has not previously alleged that the tenant intentionally caused significant damage to the property or persistently 39 and unreasonably engaged in such behavior, the petitioner shall be 40 41 required to submit a new petition with such allegations and comply with 42 all notice and service requirements under article 7 of the real property actions and proceedings law. 43 44 3. If the court has awarded a judgment against a respondent prior to 45 the effective date of this section on the basis of objectionable or 46 nuisance behavior, the court shall hold a hearing to determine whether 47 the tenant is continuing to intentionally cause significant damage to 48 the property or persist in engaging in unreasonable behavior that 49 substantially infringes on the use and enjoyment of other tenants or 50 occupants or causes a substantial safety hazard to others. 51 4. For the purposes of this section, a mere allegation of the behavior 52 by the petitioner or an agent of the petitioner alleging such behavior 53 shall not be sufficient evidence to establish that the tenant has 54 engaged in such behavior. 55 5. If the petitioner fails to establish that the tenant intentionally 56 caused significant damage to the property or persistently and unreason-

1	ably engaged in such behavior: (i) if the household's application is
2	still pending, the court shall stay or continue to stay any further
3	proceedings pending a determination of eligibility pursuant to section
4	eight of this act; or (ii) if the landlord has accepted payment of
5	rental arrears and agreed not to evict the tenant pursuant to paragraph
6	(d) of subdivision two of section nine of this act, the court shall
7	dismiss the proceeding with prejudice.

6. If the petitioner establishes that the tenant intentionally caused
 9 significant damage to the property or persistently and unreasonably
 10 engaged in such behavior, the proceeding may continue pursuant to arti 11 cle 7 of the real property actions and proceedings law.

12 § 7. Section 11 of subpart A of part BB of chapter 56 of the laws of 13 2021, establishing a COVID-19 emergency rental assistance program, is 14 amended to read as follows:

15 11. Notice to tenants in eviction proceedings. In any eviction § 16 proceeding pending as of the effective date of this article and any 17 eviction proceeding filed while applications are being accepted for assistance pursuant to this article or pursuant to a local program 18 administering federal emergency rental assistance program funds in the 19 20 jurisdiction of the court, the court shall promptly make available to 21 the respondent information regarding how the respondent may apply for 22 such assistance in English, and, to the extent practicable, in the respondent's primary language, if other than English. 23 24 § 8. This act shall take effect immediately.

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## PART B

26 Section 1. This Part enacts into law components of legislation relat-27 ing to commercial eviction and foreclosure protections. Each component 28 is wholly contained within a Subpart identified as Subparts A through D. 29 The effective date for each particular provision contained within such 30 Subpart is set forth in the last section of such Subpart. Any provision 31 in any section contained within a Subpart, including the effective date of the Subpart, which makes reference to a section "of this act", when 32 33 used in connection with that particular component, shall be deemed to 34 mean and refer to the corresponding section of the Subpart in which it is found. Section three of this Part sets forth the general effective 35 36 date of this Part.

37

## SUBPART A

38 Section 1. Definitions. For the purposes of this act: 1. "Eviction 39 proceeding" means a summary proceeding to recover possession of real 40 property under article seven of the real property actions and 41 proceedings law relating to a commercial unit or any other judicial or 42 administrative proceeding to recover possession of real property relat-43 ing to a commercial unit.

44 2. "Landlord" includes a landlord, owner of a commercial property and 45 any other person with a legal right to pursue eviction, possessory 46 action or a money judgment for rent, including arrears, owed or that 47 becomes due during the COVID-19 covered period, as defined in section 1 48 of chapter 127 of the laws of 2020.

49 3. "Tenant" includes a commercial tenant that is a resident of the 50 state, independently owned and operated, not dominant in its field and 51 employs one hundred or fewer persons. 1 4. "Hardship declaration" means a. a hardship declaration filed pursuant to chapters 73, 104 or 154 of the laws of 2021, so long as the busi-2 ness meets the definition of tenant in subdivision three of this 3 4 section, or b. the following statement, or a substantially equivalent 5 statement in the language in which the commercial lease or tenancy б agreement was written or negotiated, in 14-point type, published by the 7 office of court administration, whether in physical or electronic writ-8 ten form:

9 "NOTICE TO COMMERCIAL TENANT: If you have lost significant revenue or had significantly increased necessary costs during the COVID-19 pandem-10 11 ic, and you sign and deliver this hardship declaration form to your landlord, you may be protected from eviction until at least January 15, 12 2022 for nonpayment of rent or for holding over after the expiration of 13 14 your lease. If your landlord files an eviction against you and you 15 provide this form to the landlord or the court, the eviction proceedings 16 will be postponed until January 15, 2022 unless your landlord moves to 17 challenge your declaration of hardship. If the court finds your hardship claim valid, the eviction proceedings will be postponed until after 18 19 January 15, 2022. While the eviction proceedings are postponed, you may 20 remain in possession of your unit. You may still be evicted for violat-21 ing your lease by intentionally causing significant damage to the property or persistently and unreasonably engaging in behavior that substan-22 tially infringes on the use and enjoyment of other tenants or occupants 23 24 or causes a substantial safety hazard to others.

25 If your landlord has provided you with this form, your landlord must 26 also provide you with a mailing address and e-mail address to which you 27 can return this form. If your landlord has already started an eviction proceeding against you, you can return this form to either your land-28 lord, the court, or both at any time. You should keep a copy or picture 29 30 the signed form for your records. You will still owe any unpaid rent of 31 to your landlord. To the extent you can pay less than the full rent, it 32 is recommended you do so and keep careful track of what you have paid 33 and any amount you still owe.

## 34 35

# COMMERCIAL TENANT'S DECLARATION OF HARDSHIP DURING THE COVID-19 PANDEMIC

I am the owner, chief executive officer, president, or similar officer 36 37 of (name of business), in which is a commercial tenant at (address of commercial unit). My business is resident in New York state, independ-38 ently owned and operated, not dominant in its field, and employs one 39 40 hundred or fewer persons. My business is experiencing financial hard-41 ship, and is unable to pay the rent in full or other financial obligations under the lease in full or obtain an alternative suitable 42 43 commercial property because of one or more of the following:

(i) Significant loss of revenue during the COVID-19 pandemic.

(ii) Significant increase in necessary expenses related to providing personal protective equipment to employees or purchasing and installing other protective equipment to prevent the transmission of COVID-19 within the business.

49 (iii) Moving expenses and difficulty in securing an alternative 50 commercial property make it a hardship for the business to relocate to 51 another location during the COVID-19 pandemic.

52 To the extent the business has lost revenue or had increased expenses, 53 any public assistance the business has received since the start of the 54 COVID-19 pandemic must not fully make up for the business's loss of

1 revenue or increased expenses, and the business still meets the afore-2 mentioned eligibility criteria to qualify for a financial hardship.

I understand that the business must comply with all other lawful terms 3 4 under its commercial tenancy, lease agreement or similar contract. I 5 further understand that lawful fees, penalties or interest for not б having paid rent in full or met other financial obligations as required 7 by the commercial tenancy, lease agreement or similar contract may still 8 be charged or collected and may result in a monetary judgment. Т 9 further understand that the landlord may request a hearing to challenge 10 the certification of hardship made herein, and that I will have the opportunity to participate in any proceedings regarding the tenancy. 11 Ι 12 further understand that the landlord may be able to seek eviction after 13 January 15, 2022, and that the law may provide certain protections at 14 that time that are separate from those available through this declara-15 tion. I understand that I may be eligible to receive financial assistance from the State of New York under the Pandemic Small Business Recov-16 ery Grant Program or similar relief program, and that I may visit 17 18 https://esd.ny.gov/business-pandemic-recovery-initiative to receive 19 additional information or call 877-721-0097 for assistance.

20 Signed:

21 Printed name:

22 Date signed:

23 NOTICE: You are signing and submitting this form under penalty of law.
24 That means it is against the law to make a statement on this form that
25 you know is false."

5. "Hardship" means a business is unable to pay the rent in full or other financial obligations under the lease in full or obtain an alternative suitable commercial property because of one or more of the following reasons and any public assistance the business has received since the start of the COVID-19 pandemic has not fully made up for the business's loss of revenue or increased expenses:

32 a. Significant loss of revenue during the COVID-19 pandemic; or

b. Significant increase in necessary expenses related to providing personal protective equipment to employees or purchasing and installing other protective equipment to prevent the transmission of COVID-19 within the business; or

37 c. Moving expenses and difficulty in securing an alternative commer-38 cial property make it a hardship for the business to relocate to another 39 location during the COVID-19 pandemic.

40 § 2. No commercial tenant shall be removed from the possession prior 41 to January 15, 2022, except by an eviction proceeding.

§ 3. Pre-eviction notices. A landlord shall include a "Hardship Declaration" with every written notice required by the commercial lease or tenancy agreement, law or rule to be provided prior to the commencement of an eviction proceeding, and with every notice of petition or summons and complaint served on a tenant. Such notice shall also include a mailing address, telephone number and active email address the tenant can use to contact the landlord and return the hardship declaration.

49 § 4. Required affidavit. 1. No court shall accept for filing any peti-50 tion or other filing to commence an eviction proceeding unless the peti-51 tioner or plaintiff or an agent of the petitioner or plaintiff files an 52 affidavit of service, under penalty of perjury, demonstrating the manner 53 in which the petitioner or plaintiff or the petitioner's or plaintiff's 1 agent served a copy of the hardship declaration in English and the 2 language in which the commercial lease or tenancy agreement was written 3 or negotiated, if other than English, with any written notice required 4 by the commercial lease or tenancy agreement, law or rule to be provided 5 prior to the commencement of an eviction proceeding, and an affidavit 6 under penalty of perjury:

7 a. attesting that, at the time of filing, neither the petitioner or 8 plaintiff nor any agent of the petitioner or plaintiff has received a 9 hardship declaration from the respondent, or

b. attesting that the respondent or defendant has returned a hardship declaration, but the respondent or defendant is intentionally causing significant damage to the property or persistently and unreasonably engaging in behavior that substantially infringes on the use and enjoyment of other tenants or occupants or causes a substantial safety hazard to others, with a specific description of the behavior alleged, or

16 c. attesting that the respondent or defendant has returned a hardship 17 declaration, but the petitioner or plaintiff believes in good faith that 18 the hardship certified in the hardship declaration does not exist.

19 2. Upon accepting a petition or complaint, the attorney, judge or 20 clerk of the court, as the case may be, shall determine whether a copy 21 the hardship declaration in English and the language in which the of commercial lease or tenancy agreement was written or negotiated, 22 if other than English, and a copy of any affidavit filed pursuant to subdi-23 vision 1 of this section is annexed to the served notice of petition or 24 25 summons and complaint and, if not, shall ensure that a copy of the hard-26 ship declaration and any such affidavit is attached to such notice or 27 summons. If the petitioner submits an affidavit pursuant to paragraph c 28 subdivision 1 of this section, the following notice, in at least of 29 fourteen-point type, shall also be annexed as a cover page to the notice 30 of petition or summons:

31 "NOTICE TO TENANT: THIS IS A PETITION TO COMMENCE AN EVICTION PROCEED-32 ING AGAINST YOU, BUT THE PROCEEDING WILL NOT CONTINUE UNTIL AT LEAST 33 JANUARY 15, 2022, UNLESS YOUR LANDLORD MOVES TO CHALLENGE YOUR CLAIM OF 34 AN EXEMPTION FROM EVICTION IN YOUR HARDSHIP DECLARATION FORM.

35 IF YOUR LANDLORD MOVES TO CHALLENGE YOUR HARDSHIP CLAIM, YOU ARE ENTI-36 TLED TO A HEARING. IF THE COURT RULES YOUR HARDSHIP CLAIM INVALID AFTER 37 THE HEARING, THE LAWSUIT MAY PROCEED TOWARD POSSIBLE EVICTION, BUT 38 UNLESS AND UNTIL THE COURT ISSUES AN EVICTION WARRANT AGAINST YOU, YOU 39 ARE ENTITLED TO REMAIN IN POSSESSION OF YOUR UNIT."

40 At the earliest possible opportunity, the court shall seek confirma-41 tion on the record or in writing from the respondent or defendant that 42 the respondent or defendant has received the hardship declaration and 43 whether the respondent or defendant has submitted a hardship declaration 44 to the petitioner or plaintiff, an agent of the petitioner or plaintiff, 45 or the court. If the court determines a respondent or defendant has not 46 received a hardship declaration, then the court shall stay the proceed-47 ing for a reasonable period of time, which shall be no less than ten business days or any longer period provided by law, and provide the 48 respondent or defendant with a copy of the hardship declaration in 49 English and, to the extent practicable, the language in which the 50 51 commercial lease or tenancy agreement was written or negotiated, if 52 other than English, to ensure the respondent or defendant received and 53 fully considered whether to submit the hardship declaration.

54 § 5. Pending proceedings. In any eviction proceeding in which an 55 eviction warrant or judgment of possession or ejectment has not been 56 issued, including eviction proceedings filed on or before March 7, 2020, 1 if the tenant provides a hardship declaration to the petitioner or 2 plaintiff, the court, or an agent of the petitioner or plaintiff or the 3 court, the eviction proceeding shall be stayed until at least January 4 15, 2022. If such hardship declaration is provided to the petitioner or 5 plaintiff or agent, such petitioner or plaintiff or agent shall promptly 6 file it with the court, advising the court in writing the index number 7 of all relevant cases.

8 § 6. Post warrant of eviction. 1. a. In any eviction proceeding in 9 which an eviction warrant or judgment of possession or ejectment has 10 been issued prior to the effective date of this act, but has not yet been executed as of the effective date of this act, including eviction 11 proceedings filed on or before March 7, 2020, the court shall stay the 12 13 execution of the warrant or judgment at least until the court has held a 14 status conference with the parties. b. In any eviction proceeding, if 15 the tenant provides a hardship declaration to the petitioner or plaintiff, the court, or an agent of the petitioner or plaintiff or the 16 17 court, prior to the execution of the warrant or judgment, the execution shall be stayed until at least January 15, 2022. If such hardship decla-18 ration is provided to the petitioner or plaintiff or agent of the peti-19 20 tioner or plaintiff, such petitioner or plaintiff or agent shall prompt-21 ly file it with the court, advising the court in writing the index 22 number of all relevant cases.

23 2. In any eviction proceeding in which a warrant or execution has been 24 issued, including eviction proceedings filed on or before March 7, 2020, 25 any warrant or execution issued shall not be effective as against the 26 occupants, unless, in addition to other requirements under law, such 27 warrant or execution states:

a. The tenant has not submitted the hardship declaration and the tenant was properly served with a copy of the hardship declaration pursuant to this section, listing dates the tenant was served with the hardship declaration by the petitioner or plaintiff and the court; or

32 The tenant is ineligible for a stay under this act because the b. 33 court has found the tenant's hardship claim invalid, or that the tenant 34 intentionally caused significant damage to the property, or the tenant 35 is persistently and unreasonably engaging in behavior that substantially 36 infringes on the use and enjoyment of other tenants or occupants or 37 substantial safety hazard to others, with a specific causes а 38 description of the behavior.

39 3. No court shall issue a warrant or execution directed to the sheriff 40 of the county or to any constable or marshal of the city in which the 41 property, or a portion thereof, is situated, or, if it is not situated 42 in a city, to any constable of any town in the county, that does not 43 comply with the requirements of this section.

44 4. No officer to whom the warrant or execution is directed shall 45 execute a warrant for eviction issued that does not comply with the 46 requirements of this section.

5. Unless the warrant or execution contains the information contained in paragraph b of subdivision 2 of this section, if any tenant delivers the hardship declaration to the officer to whom the warrant or execution directed, the officer shall not execute the warrant or execution and shall return the hardship form to the court indicating the appropriate index/case number the form is associated with.

53 § 7. Section five and paragraph b of subdivision 1 of section six of 54 this act shall not apply if the tenant: 1. intentionally caused signif-55 icant damage to the property; or 2. is persistently and unreasonably engaging in behavior that substan tially infringes on the use and enjoyment of other tenants or occupants
 or causes a substantial safety hazard to others, provided:

4 a. If an eviction proceeding is pending on the effective date of this 5 act, but the petitioner or plaintiff has not previously alleged that the 6 tenant intentionally caused a significant damage to the property or 7 persistently and unreasonably engaged in such behavior, the petitioner 8 or plaintiff shall be required to submit a new petition or an amended 9 complaint with such allegations and comply with all notice and service 10 requirements under law.

b. (i) If the court has awarded a judgment against a respondent or defendant prior to the effective date of this act on the basis of objectionable or nuisance behavior and the petitioner or plaintiff is alleging the tenant caused significant damage to the property, the court shall hold a hearing to determine whether the tenant is continuing to intentionally cause significant damage to the property.

17 (ii) If the court has awarded a judgment against a respondent or 18 defendant prior to the effective date of chapter 73 of the laws of 2021 on the basis of objectionable or nuisance behavior and the petitioner or 19 20 plaintiff is alleging the tenant is persistently engaging in unreason-21 able behavior that substantially infringes on the use and enjoyment of other tenants or occupants or causes a substantial safety hazard to 22 others, the court shall hold a hearing to determine whether the tenant 23 is continuing to persist in engaging in unreasonable behavior that 24 25 substantially infringes on the use and enjoyment of other tenants or 26 occupants or causes a substantial safety hazard to others.

27 c. For the purposes of this act, a mere allegation of the behavior by 28 the petitioner or plaintiff or an agent of the petitioner or plaintiff 29 alleging such behavior shall not be sufficient evidence to establish 30 that the tenant has engaged in such behavior.

d. If the petitioner or plaintiff establishes that the tenant intentionally caused significant damage to the property, persistently and unreasonably engaged in such behavior, or the tenant fails to provide a hardship declaration to the petitioner or plaintiff, petitioner's or plaintiff's agent or the court, the proceeding may continue pursuant to law.

37 § 8. Translation of hardship declaration. The office of court adminis-38 tration shall translate the hardship declaration, as defined in section 39 one of this act, into Spanish and, to the extent practicable, the six most common languages in the city of New York, after Spanish, and shall 40 41 post and maintain such translations and an English language copy of the 42 hardship declaration on the website of such office beginning within 43 fifteen days of the effective date of this act. To the extent practica-44 ble, the office of court administration shall post and maintain on its 45 website translations into such additional languages as the chief admin-46 istrative judge shall deem appropriate to ensure that tenants have an 47 opportunity to understand and submit hardship declarations pursuant to 48 this act.

49 § 9. Rebuttable presumption. Unless a court determines a tenant's 50 hardship claim invalid pursuant to section ten of this act, a hardship 51 declaration shall create a rebuttable presumption that the tenant is 52 experiencing financial hardship, in any judicial or administrative 53 proceeding that may be brought, for the purposes of establishing a 54 defense under an executive order of the governor or any other local or 55 state law, order or regulation restricting the eviction of a tenant 56 suffering from a financial hardship during or due to COVID-19 provided 20

1 that the absence of a hardship declaration shall not create a presump-2 tion that a financial hardship is not present.

§ 10. 3 1. Notwithstanding any other provision of this act, a stay 4 under this part shall be granted or continued unless the court finds the 5 respondent's or defendant's hardship claim invalid. A motion may be б made by the petitioner or plaintiff, attesting a good faith belief that 7 the respondent or defendant has not experienced a hardship, with notice 8 to the respondent or defendant, and the court shall grant a hearing to 9 determine whether to find the respondent's or defendant's hardship claim 10 invalid.

12 2. After any hearing, if the court finds the respondent's or the 12 defendant's hardship claim valid, the court shall grant a stay or 13 continue a stay pursuant to this act.

3. After a hearing, if the court finds the respondent's or the defendant's hardship claim invalid, the proceedings shall continue to a determination on the merits.

17 § 11. This act shall take effect immediately and sections one, two, 18 three, four, five, six, seven, eight and ten of this act shall expire 19 and be deemed repealed January 15, 2022.

#### SUBPART B

21 Section 1. Application. This section shall apply to any action to 22 foreclose a mortgage relating to commercial real property, provided the 23 owner or mortgagor of such property owns ten or fewer commercial units 24 whether directly or indirectly and is a business that is resident in New 25 York State, independently owned and operated, not dominant in its field, and employs one hundred or fewer persons. The ten or fewer commercial 26 27 units may be in more than one property or building as long as the total 28 aggregate number of ten units are currently occupied by a tenant or are 29 available for rent.

Notwithstanding anything to the contrary, this act shall not apply to, and does not affect any mortgage loans made, insured, purchased or securitized by a corporate governmental agency of the state constituted as a political subdivision and public benefit corporation, or the rights and obligations of any lender, issuer, servicer or trustee of such obligations.

36 § 2. Definitions. 1. For the purposes of this act, "Hardship Declara-37 tion" means a. a hardship declaration filed pursuant to chapters 73, 104 38 or 154 of the laws of 2021, or b. the following statement in 14-point 39 type, published by the office of court administration, whether in phys-40 ical or electronic written form:

"NOTICE TO COMMERCIAL MORTGAGOR: If you have lost significant revenue 41 42 or had significantly increased necessary costs during the COVID-19 43 pandemic, and you sign and deliver this hardship declaration form to 44 your mortgage lender or other foreclosing party, you may be protected 45 from foreclosure until at least January 15, 2022. If a foreclosure action is filed against you and you provide this form to the plaintiff 46 47 or the court, the action will be postponed until January 15, 2022 unless 48 the plaintiff moves to challenge your declaration of hardship. If the court finds your hardship claim valid, the foreclosure action will be 49 50 postponed until after January 15, 2022. While the action is postponed, 51 you may remain in possession.

52 If your mortgage lender or other foreclosing party provided you with 53 this form, the mortgage lender or other foreclosing party must also 54 provide you with a mailing address and e-mail address to which you can 1 return this form. If you are already in foreclosure proceedings, you may 2 return this form to the court. You should keep a copy or picture of the 3 signed form for your records. You will still owe any unpaid mortgage 4 payments and lawful fees to your lender. You should also keep careful 5 track of what you have paid and any amount you still owe.

6 COMMERCIAL MORTGAGOR'S DECLARATION OF COVID-19-RELATED HARDSHIP

7 I am the owner, chief executive officer, president, or similar officer 8 of (name of the business), which is the mortgagor of the property at 9 (address of commercial unit). My business owns, whether directly or 10 indirectly, ten or fewer commercial units. My business is resident in 11 New York State, independently owned and operated, not dominant in its field, and employs one hundred or fewer persons. My business is experi-12 encing financial hardship and is unable to pay the mortgage in full 13 14 because of one or more of the following:

15 (i) Significant loss of revenue during the COVID-19 pandemic.

(ii) Significant increase in necessary expenses related to providing personal protective equipment to employees or purchasing and installing other protective equipment to prevent the transmission of COVID-19 within the business.

20 (iii) Moving expenses and difficulty in securing an alternative 21 commercial property make it a hardship for the business to relocate to 22 another property during the COVID-19 pandemic.

(iv) One or more of the business's tenants has defaulted on a significant amount of their rent payments since March 1, 2020.

To the extent that the business has lost revenue or had increased expenses, any public assistance the business has received since the start of the COVID-19 pandemic does not fully make up for the business's loss of revenue or increased expenses.

29 I understand that the business must comply with all other lawful terms 30 under my commercial mortgage agreement. I further understand that lawful 31 fees, penalties or interest for not having paid the mortgage in full as 32 required by the commercial mortgage agreement may still be charged or 33 collected and may result in a monetary judgment. I further understand 34 that the mortgage lender or other foreclosing party may request a hear-35 ing to challenge the certification of hardship made herein, and that I 36 will have the opportunity to participate in any actions or proceedings 37 regarding the mortgage interest. I also understand that the mortgage 38 lender or other foreclosing party may pursue a foreclosure action against the business on or after January 15, 2022, if I do not fully 39 repay any missed or partial payments and lawful fees. I understand that 40 41 I may be eligible to receive financial assistance from the State of New 42 York under the Pandemic Small Business Recovery Grant Program or similar 43 relief program, and that I may visit https://esd.ny.gov/business-44 pandemic-recovery-initiative to receive additional information or call 45 877-721-0097 for assistance.

46 Signed:

47 Printed Name:

48 Date Signed:

49 NOTICE: You are signing and submitting this form under penalty of law. 50 That means it is against the law to make a statement on this form that 51 you know is false."

52 2. "Hardship" means a business is unable to pay the mortgage in full 53 because of one or more of the following reasons and any public assist-54 ance the business has received since the start of the COVID-19 pandem-55 ic does not fully make up for the business's loss of revenue or 56 increased expenses:

14

1 a. Significant loss of revenue during the COVID-19 pandemic; or

b. Significant increase in necessary expenses related to providing personal protective equipment to employees or purchasing and installing other protective equipment to prevent the transmission of COVID-19 within the business; or

6 c. Moving expenses and difficulty in securing an alternative commer-7 cial property make it a hardship for the business to relocate to another 8 property during the COVID-19 pandemic; or

9 d. One or more of the business's tenants has defaulted on a signif-10 icant amount of their rent payments since March 1, 2020.

S 3. The foreclosing party shall include a "Hardship Declaration" with every notice required provided to a mortgagor prior to filing an action for foreclosure. Such notice shall also include a mailing address, telephone number and active email address the mortgagor can use to contact the foreclosing party and return the hardship declaration.

16 § 4. No court shall accept for filing any action to foreclose a mort-17 gage unless the foreclosing party or an agent of the foreclosing party 18 files an affidavit, under penalty of perjury:

19 1. of service demonstrating the manner in which the foreclosing 20 party's agent served a copy of the hardship declaration with required 21 notices, if any, provided to the mortgagor, and

22 2. a. attesting that, at the time of filing, neither the foreclosing 23 party nor any agent of the foreclosing party has received a hardship 24 declaration from the mortgagor; or

b. attesting that at the time of filing, the foreclosing party or an agent of the foreclosing party has received a hardship declaration from the mortgagor, but the foreclosing party believes in good faith that the hardship certified in the hardship declaration does not exist.

29 At the earliest possible opportunity, the court shall seek confirma-30 tion on the record or in writing that the mortgagor has received a copy 31 of the hardship declaration and whether the mortgagor has returned the 32 hardship declaration to the foreclosing party or an agent of the fore-33 If the court determines a mortgagor has not received a closing party. 34 hardship declaration, then the court shall stay the proceeding for a 35 reasonable period of time, which shall be no less than ten business days 36 or any longer period provided by law, to ensure the mortgagor received 37 and fully considered whether to submit the hardship declaration.

38 § 5. In any action to foreclose a mortgage in which a judgment of sale 39 has not been issued, including actions filed on or before March 7, 2020, 40 if the mortgagor provides a hardship declaration to the foreclosing 41 party, the court, or an agent of the foreclosing party or the court, the 42 proceeding shall be stayed until at least January 15, 2022. If such 43 hardship declaration is provided to the foreclosing party or agent of 44 the foreclosing party, such foreclosing party or agent shall promptly 45 file it with the court, advising the court in writing the index number 46 of all relevant cases.

47 § 6. In any action to foreclose a mortgage in which a judgment of sale has been issued prior to the effective date of this act but has not yet 48 been executed as of the effective date of this act, including actions 49 filed on or before March 7, 2020, the court shall stay the execution of 50 the judgment at least until the court has held a status conference with 51 52 the parties. In any action to foreclose a mortgage, if the mortgagor 53 provides a hardship declaration to the foreclosing party, the court, or 54 an agent of the foreclosing party or the court, prior to the execution 55 of the judgment, the execution shall be stayed until at least January 56 15, 2022. If such hardship declaration is provided to the foreclosing

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1 party or agent of the foreclosing party, such foreclosing party or agent 2 shall promptly file it with the court, advising the court in writing the 3 index number of all relevant cases.

4 § 7. The office of court administration shall post and maintain a copy 5 of the hardship declaration on the website of such office beginning 6 within fifteen days of the effective date of this act.

7 § 8. Unless a court determines a mortgator's hardship claim invalid 8 pursuant to section nine of this act, a hardship declaration shall 9 create a rebuttable presumption that the mortgagor is suffering finan-10 cial hardship, in any judicial or administrative proceeding that may be 11 brought, for the purposes of establishing a defense under an executive order of the governor or any other local or state law, order or regu-12 lation restricting actions to foreclose a mortgage against a mortgagor 13 14 suffering from a financial hardship during or due to the COVID-19 15 pandemic provided that the absence of a hardship declaration shall not 16 create a presumption that a financial hardship is not present.

17 § 9. 1. Notwithstanding any other provision of this act, a stay under 18 this part shall be granted or continued unless the court finds the 19 defendant's hardship claim invalid. A motion may be made by the plain-20 tiff, attesting a good faith belief that the defendant has not experi-21 enced a hardship, with notice to the defendant, and the court shall 22 grant a hearing to determine whether to find the defendant's hardship 23 claim invalid.

24 2. After any hearing, if the court finds the defendant's hardship 25 claim valid, the court shall grant or continue a stay pursuant to this 26 act.

3. After a hearing, if the court finds the defendant's hardship claiminvalid, the action shall continue to a determination on the merits.

§ 10. This act shall take effect immediately and sections one, two, 30 three, four, five, six, seven and nine of this act shall expire and be 31 deemed repealed January 15, 2022.

## SUBPART C

33 Section 1. Application. This act shall apply to any action to fore-34 close on delinquent taxes or sell a tax lien relating to commercial real property, provided the owner or mortgagor of such property owns ten or 35 36 fewer commercial units whether directly or indirectly and is a business that is resident in New York State, independently owned and operated, 37 not dominant in its field, and employs one hundred or fewer persons. The 38 39 ten or fewer commercial units may be in more than one property or build-40 ing as long as the units are currently occupied by a tenant or are 41 available for rent.

42 § 2. Definitions. For purposes of this act: 1. "Tax lien" means an 43 unpaid tax, special ad valorem levy, special assessment or other charge 44 imposed upon real property by or on behalf of a municipal corporation or 45 special district or other public or private entity which is an encum-46 brance on real property, whether or not evidenced by a written instru-47 ment.

48 2. "Tax foreclosure and tax lien sale" shall mean any such tax lien 49 sale or tax foreclosure pursuant to article 11 of the real property tax 50 law, or any general, special or local law related to real property tax 51 lien sales or real property tax foreclosures.

52 3. "Hardship Declaration" means a. a hardship declaration filed pursu-53 ant to chapters 73, 104 or 154 of the laws of 2021, or b. the following

1 statement in 14-point type, whether in physical or electronic written 2 form: 3 "COMMERCIAL OWNER DECLARATION OF COVID-19-RELATED HARDSHIP 4 I am the owner, chief executive officer, president, or similar officer 5 of (name of the business), which is the owner of the commercial property б at (address). My business owns, whether directly or indirectly, ten or 7 fewer commercial units. My business is resident in New York State, 8 independently owned and operated, not dominant in its field, and employs 9 one hundred or fewer persons. My business is experiencing financial hardship, and is unable to pay its full tax bill because of one or more 10 11 of the following: (i) Significant loss of revenue during the COVID-19 pandemic. 12 13 (ii) Significant increase in necessary expenses related to providing 14 personal protective equipment to employees or purchasing and installing 15 other protective equipment to prevent the transmission of COVID-19 with-16 in the business. 17 (iii) Moving expenses and difficulty in securing an alternative 18 commercial property make it a hardship for the business to relocate to another property during the COVID-19 pandemic. 19 20 (iv) One or more of the business's tenants has defaulted on a signif-21 icant amount of their rent payments since March 1, 2020. 22 To the extent that the business has lost revenue or had increased 23 expenses, any public assistance that the business has received since the 24 start of the COVID-19 pandemic must not fully make up for the loss of revenue or increased expenses, and the business still meets the afore-25 26 mentioned eligibility criteria to qualify for a financial hardship. 27 I understand that lawful fees, penalties or interest for not having 28 paid the business's taxes in full may still be charged or collected and may result in a foreclosure action against the business on or after 29 30 January 15, 2022, if the business does not fully repay any missed or 31 partial payments and fees. 32 Signed: 33 Printed Name: 34 Date Signed: 35 NOTICE: You are signing and submitting this form under penalty of law. 36 That means it is against the law to make a statement on this form that 37 you know is false." 38 "Hardship" means a business is unable to pay the full tax bill 4. 39 because of one or more of the following reasons and any public assistance the business has received since the start of the COVID-19 pandemic 40 does not fully make up for the business's loss of revenue or increased 41 42 expenses: a. Significant loss of revenue during the COVID-19 pandemic; or 43 44 Significant increase in necessary expenses related to providing b. 45 personal protective equipment to employees or purchasing and installing 46 other protective equipment to prevent the transmission of COVID-19 with-47 in the business; or 48 c. Moving expenses and difficulty in securing an alternative commer-49 cial property make it a hardship for the business to relocate to another 50 property during the COVID-19 pandemic; or 51 d. One or more of the business's tenants has defaulted on a significant amount of their rent payments since March 1, 2020. 52 53 § 3. 1. A commercial real property owner may submit a "Hardship Decla-54 ration" to any village, town, city, school district, county, or other 55 entity or person which conducts tax foreclosures or tax lien sales.

2. At least thirty days prior to the date on which a sale of a tax 1 lien is scheduled to occur, or upon the filing of a petition of foreclo-2 sure of a tax lien, the enforcing officer or other person or entity 3 4 conducting such tax lien sale or tax foreclosure shall notify the owner 5 of the affected property of such owner's rights under this act and shall б notify the owner that a copy of the hardship declaration can be accessed 7 on the New York State Department of Tax and Finance's website and also 8 provide a link to such declaration form. For the purposes of this act, 9 "enforcing officer" shall have the same meaning as defined in subdivi-10 sion 3 of section 1102 of the real property tax law. The New York State 11 Department of Tax and Finance shall publish a copy of the hardship declaration on its website. 12

13 3. The submission of such a declaration, unless withdrawn by the 14 owner, shall act as a temporary stay applicable to all entities and 15 persons of all such tax lien sales and tax foreclosure actions and 16 proceedings against such owner for such property that have been 17 commenced or could have been commenced before January 15, 2022.

4. While such stay is in effect, no other action or proceeding shallbe commenced to recover any part of such delinquent taxes.

5. Any applicable statutes of limitation for the commencement of any action or proceeding to sell a tax lien or foreclose a tax lien is tolled until such stay has expired. The obligation to pay the balance of such delinquent taxes is not rendered invalid, released or extinguished by such stay.

25 6. Unless a court determines an owner's hardship claim invalid pursu-26 ant to subdivision seven of this section, a hardship declaration shall 27 create a rebuttable presumption that the owner is experiencing financial hardship, in any judicial or administrative proceeding that may be brought, for the purposes of establishing a defense under an executive 28 29 30 order of the governor or any other local or state law, order or regu-31 lation restricting actions to sell a tax lien or foreclose a tax lien 32 against an owner suffering from a financial hardship during or due to 33 COVID-19 pandemic, provided that the absence of a hardship declathe 34 ration shall not create a presumption that a financial hardship is not 35 present.

36 7. a. Notwithstanding any other provision of this act, a stay under 37 this part shall be granted or continued unless the court finds the 38 defendant's hardship claim invalid. A motion may be made by the plain-39 tiff, if the plaintiff is not a governmental entity, attesting a good 40 faith belief that the defendant has not experienced a hardship, with 41 notice to the defendant, and the court shall grant a hearing to deter-42 mine whether to find the defendant's hardship claim invalid.

43 b. After any hearing, if the court finds the defendant's hardship 44 claim valid, the court shall grant a stay or continue a stay pursuant to 45 this act.

46 c. After a hearing, if the court finds the defendant's hardship claim 47 invalid, the action shall continue to a determination on the merits.

48 § 4. This act shall take effect immediately and sections one and two 49 and subdivisions 1, 2, 3, 4, 5 and 7 of section three of this act shall 50 expire and be deemed repealed January 15, 2022.

51

# SUBPART D

52 Section 1. Application. 1. This act shall apply to an owner of commer-53 cial real property, provided the owner or mortgagor of such property 54 owns ten or fewer commercial units whether directly or indirectly and is 1 a business that is resident in New York State, independently owned and 2 operated, not dominant in its field, and employs one hundred or fewer 3 persons. The ten or fewer commercial units may be in more than one prop-4 erty or building as long as the total aggregate number of ten units are 5 currently occupied by a tenant or are available for rent.

6 2. Hardship declaration. For purposes of this act, "hardship declara-7 tion" shall mean a. a hardship declaration filed pursuant to chapters 8 73, 104 or 154 of the laws of 2021, or b. the following statement in 9 14-point type, whether in physical or electronic written form, and the 10 department of financial services shall publish a copy of the hardship 11 declaration on its website:

12 "NOTICE TO COMMERCIAL OWNER/MORTGAGOR: If you have lost significant 13 revenue or had significantly increased necessary costs due to the 14 COVID-19 pandemic, and you sign and deliver this hardship declaration 15 form to your lending institution, you cannot be discriminated against in 16 the determination of whether credit should be extended or reported nega-17 tively to a credit reporting agency until at least January 15, 2022.

18 If a lending institution provided you with this form, the lending 19 institution must also provide you with a mailing address and e-mail 20 address to which you can return this form. You should keep a copy or 21 picture of the signed form for your records.

22 COMMERCIAL OWNER/MORTGAGOR DECLARATION OF COVID-19-RELATED HARDSHIP

23 I am the owner, chief executive officer, president, or similar officer 24 (name of the business), which is the OWNER/MORTGAGOR of the property of 25 at (address of commercial unit). My business owns, whether directly or 26 indirectly, ten or fewer commercial units. My business is resident in 27 New York State, independently owned and operated, not dominant in its field, and employs one hundred or fewer persons. My business is experi-28 encing financial hardship, and is unable to pay the mortgage in full 29 30 because of one or more of the following:

31 (i) Significant loss of revenue during the COVID-19 pandemic.

(ii) Significant increase in necessary out-of-pocket expenses related to providing personal protective equipment to employees or purchasing and installing other protective equipment to prevent the transmission of COVID-19 within the business.

36 (iii) Moving expenses and difficulty in securing an alternative 37 commercial property make it a hardship for the business to relocate to 38 another commercial property during the COVID-19 pandemic.

39 (iv) One or more of my tenants has defaulted on a significant amount 40 of their rent payments since March 1, 2020.

41 To the extent that the business has lost revenue or had increased 42 expenses, any public assistance that the business has received since the 43 start of the COVID-19 pandemic must not fully make up for the loss of 44 revenue or increased expenses, and the business still meets the afore-45 mentioned eligibility criteria to qualify for a financial hardship.

46 Signed:

47 Printed Name:

48 Date Signed:

49 NOTICE: You are signing and submitting this form under penalty of law. 50 That means it is against the law to make a statement on this form that 51 you know is false."

52 3. Discrimination in credit decisions. Notwithstanding any law to the 53 contrary, lending institutions shall not discriminate in the determi-54 nation of whether credit should be extended to any owner of commercial 55 real property as defined in subdivision one of this section because, as 56 provided for in this act, such owner has been granted a stay of mortgage 1 foreclosure proceedings, tax foreclosure proceedings or of tax lien 2 sales, or that an owner of commercial real property as defined in subdi-3 vision one of this section is currently in arrears and has filed a hard-4 ship declaration with such lender.

5 4. Prohibition on negative credit reporting. Notwithstanding any law 6 to the contrary, as provided for in this act, the granting of a stay of 7 mortgage foreclosure proceedings, tax foreclosure proceedings or tax 8 lien sales, or that an owner of commercial real property as defined in 9 subdivision one of this section is currently in arrears and has filed a 10 hardship declaration with their lender shall not be negatively reported 11 to any credit reporting agency.

12 § 2. This act shall take effect immediately and shall expire and be 13 deemed repealed January 15, 2022.

14 § 2. Severability clause. If any clause, sentence, paragraph, subdivi-15 sion, section, subpart or part of this act shall be adjudged by any 16 court of competent jurisdiction to be invalid, such judgment shall not 17 affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivi-18 sion, section, subpart or part thereof directly involved in the contro-19 20 versy in which such judgment shall have been rendered. It is hereby 21 declared to be the intent of the legislature that this act would have 22 been enacted even if such invalid provisions had not been included here-23 in.

S 3. This act shall take effect immediately provided, however, that the applicable effective date of Subparts A through D of this act shall be as specifically set forth in the last section of such Subparts.

27

# PART C

28 Section 1. This Part enacts into law components of legislation relat-29 ing to residential eviction and foreclosure protections. Each compo-30 nent is wholly contained within a Subpart identified as Subparts A 31 through D. effective date for each particular provision The contained within such Subpart is set forth in the last section of such 32 33 Subpart. Any provision in any section contained within a Subpart, 34 including the effective date of the Subpart, which makes reference to a 35 section "of this act", when used in connection with that particular 36 component, shall be deemed to mean and refer to the corresponding 37 section of the Subpart in which it is found. Section three of this Part sets forth the general effective date of this Part. 38

39

#### SUBPART A

40 Section 1. Definitions. For the purposes of this act: 1. "Eviction 41 proceeding" means a summary proceeding to recover possession of real 42 property under article seven of the real property actions and 43 proceedings law relating to a residential dwelling unit or any other 44 judicial or administrative proceeding to recover possession of real 45 property relating to a residential dwelling unit.

46 2. "Landlord" includes a landlord, owner of a residential property and 47 any other person with a legal right to pursue eviction, possessory 48 action or a money judgment for rent, including arrears, owed or that 49 becomes due during the COVID-19 covered period, as defined in section 1 50 of chapter 127 of the laws of 2020.

3. "Tenant" includes a residential tenant, lawful occupant of a dwelling unit, or any other person responsible for paying rent, use and occu1 pancy, or any other financial obligation under a residential lease or 2 tenancy agreement, but does not include a residential tenant or lawful 3 occupant with a seasonal use lease where such tenant has a primary resi-4 dence to which to return to.

5 4. "Hardship declaration" means:

6 a. a hardship declaration filed pursuant to chapter 381 of the laws of 7 2020 or chapter 104 of the laws of 2021; or

8 b. the following statement, or a substantially equivalent statement in 9 the tenant's primary language, in 14-point type, published by the office 10 of court administration, whether in physical or electronic written form: 11 "NOTICE TO TENANT: If you have lost income or had increased costs during the COVID-19 pandemic, or moving would pose a significant health 12 13 risk for you or a member of your household due to an increased risk for 14 severe illness or death from COVID-19 due to an underlying medical 15 condition, and you sign and deliver this hardship declaration form to 16 your landlord, you may be protected from eviction until at least January 17 15, 2022 for nonpayment of rent or for holding over after the expiration of your lease. If your landlord files an eviction against you and you 18 provide this form to the landlord or the court, the eviction proceedings 19 20 will be postponed until January 15, 2022 unless your landlord moves to 21 challenge your declaration of hardship. If the court finds your hardship claim valid, the eviction proceeding will be postponed until after Janu-22 23 ary 15, 2022. While the eviction proceeding is postponed, you may 24 remain in possession of your unit. You may still be evicted for violat-25 ing your lease by intentionally causing significant damage to the prop-26 erty or persistently and unreasonably engaging in behavior that substan-27 tially infringes on the use and enjoyment of other tenants or occupants 28 or causes a substantial safety hazard to others.

29 If your landlord has provided you with this form, your landlord must 30 also provide you with a mailing address and e-mail address to which you 31 can return this form. If your landlord has already started an eviction 32 proceeding against you, you can return this form to either your landlord, the court, or both at any time. You should keep a copy or picture 33 the signed form for your records. You will still owe any unpaid rent 34 of 35 to your landlord. You should also keep careful track of what you have 36 paid and any amount you still owe.

37 For more information about legal resources that may be available to 38 you, go to www.nycourts.gov/evictions/nyc/ or call 718-557-1379 if you 39 live in New York City or go to www.nycourts.gov/evictions/outside-nyc/ or call a local bar association or legal services provider if you live 40 outside of New York City. Financial assistance may be available to you, 41 42 even if you have not qualified for assistance in the past. You should 43 contact your local housing assistance office or the Office of Temporary 44 and Disability Assistance (OTDA) for application information.

45

# TENANT'S DECLARATION OF HARDSHIP DURING THE COVID-19 PANDEMIC

46 I am a tenant, lawful occupant, or other person responsible for paying 47 rent, use and occupancy, or any other financial obligation under a lease 48 or tenancy agreement at (address of dwelling unit).

49 YOU MUST INDICATE BELOW YOUR QUALIFICATION FOR EVICTION PROTECTION BY 50 SELECTING OPTION "A" OR "B", OR BOTH.

51 A. ( ) I am experiencing financial hardship, and I am unable to pay my 52 rent or other financial obligations under the lease in full or obtain

alternative suitable permanent housing because of one or more of the 1 2 following: 1. Significant loss of household income during the COVID-19 pandemic. 3 4 2. Increase in necessary out-of-pocket expenses related to performing 5 essential work or related to health impacts during the COVID-19 pandemб ic. 7 3. Childcare responsibilities or responsibilities to care for an 8 elderly, disabled, or sick family member during the COVID-19 pandemic 9 have negatively affected my ability or the ability of someone in my 10 household to obtain meaningful employment or earn income or increased my 11 necessary out-of-pocket expenses. 4. Moving expenses and difficulty I have securing alternative housing 12 13 make it a hardship for me to relocate to another residence during the 14 COVID-19 pandemic. 15 5. Other circumstances related to the COVID-19 pandemic have negative-16 ly affected my ability to obtain meaningful employment or earn income or 17 have significantly reduced my household income or significantly 18 increased my expenses. To the extent that I have lost household income or had increased 19 20 expenses, any public assistance, including unemployment insurance, 21 pandemic unemployment assistance, disability insurance, or paid family 22 leave, that I have received since the start of the COVID-19 pandemic 23 does not fully make up for my loss of household income or increased 24 expenses. 25 B. ( ) Vacating the premises and moving into new permanent housing would 26 pose a significant health risk because I or one or more members of my household have an increased risk for severe illness or death from 27 COVID-19 due to being over the age of sixty-five, having a disability or 28 29 having an underlying medical condition, which may include but is not 30 limited to being immunocompromised.

I understand that I must comply with all other lawful terms under my 31 tenancy, lease agreement or similar contract. I further understand that 32 33 lawful fees, penalties or interest for not having paid rent in full or 34 met other financial obligations as required by my tenancy, lease agreement or similar contract may still be charged or collected and may 35 36 result in a monetary judgment against me. I further understand that my 37 landlord may request a hearing to challenge the certification of hardship made herein, and that I will have the opportunity to participate in 38 any proceedings regarding my tenancy. I further understand that my 39 40 landlord may be able to seek eviction after January 15, 2022, and that 41 the law may provide certain protections at that time that are separate 42 from those available through this declaration.

43 Signed:

44 Printed name:

45 Date signed:

46 NOTICE: You are signing and submitting this form under penalty of law. 47 That means it is against the law to make a statement on this form that 48 you know is false."

5. "Hardship" means either: (a) an inability to pay rent or other financial obligations due in full pursuant to a lease or rental agreement or obtain alternative suitable permanent housing due to one or more of the following reasons where public assistance, including unemployment

insurance, pandemic unemployment assistance, disability insurance, or 1 2 paid family leave, does not fully make up for the loss of household 3 income or increase expenses: 4 (i) a significant loss of household income during the COVID-19 pandem-5 ic; or б (ii) increase in necessary out-of-pocket expenses related to perform-7 ance of essential work or related to health impacts during the COVID-19 8 pandemic; or 9 (iii) childcare responsibilities or responsibilities to care for an 10 elderly, disabled, or sick family member during the COVID-19 pandemic 11 have negatively affected the ability of the tenant or a household member 12 to obtain meaningful employment or earn income; or 13 (iv) increased necessary out-of-pocket expenses; or 14 (v) moving expenses and related difficulty in securing alternative 15 housing make it a hardship to relocate to another residence during 16 the COVID-19 pandemic; or 17 (vi) other circumstances related to the COVID-19 pandemic have signif-18 icantly reduced household income or significantly increased 19 expenses; or 20 (b) an inability to vacate the premises and move into new permanent 21 housing because doing so would pose a significant risk of severe illness or death from COVID-19 that a tenant or household member would face due 22 to being over the age of sixty-five, having a disability or having 23 an condition, which may include but is not limited to 24 underlying medical 25 being immunocompromised. 26 § 2. Pre-eviction notices. A landlord shall include a "Hardship Decla-27 ration" in 14-point type, with every written demand for rent made pursuant to subdivision 2 of section 711 of the real property actions and 28 29 proceedings law, with any other written notice required by the lease or 30 tenancy agreement, law or rule to be provided prior to the commencement 31 of an eviction proceeding, and with every notice of petition served on a tenant. Such notice shall also include: 32 33 a mailing address, telephone number and active email address the 1. 34 tenant can use to contact the landlord and return the hardship declara-35 tion; and 36 2. a list of all not-for-profit legal service providers actively 37 handling housing matters in the county where the subject premises are 38 located. Such lists shall be prepared and regularly updated, to the 39 extent practicable, for such purpose and published on the website of the 40 office of court administration. 41 § 3. Required affidavit. 1. No court shall accept for filing any peti-42 tion or other filing to commence an eviction proceeding unless the peti-43 tioner or an agent of the petitioner files an affidavit of service, 44 under penalty of perjury, demonstrating the manner in which the peti-45 tioner or the petitioner's agent served a copy of the hardship declara-46 tion in English and the tenant's primary language, if other than 47 English, with any rent demand and with any other written notice required by the lease or tenancy agreement, law or rule to be provided prior to 48 49 the commencement of an eviction proceeding, and an affidavit under 50 penalty of perjury: 51 a. attesting that, at the time of filing, neither the petitioner nor 52 any agent of the petitioner has received a hardship declaration from the 53 respondent or any other tenant or occupant of the dwelling unit that is 54 the subject of the proceeding, or 55 b. attesting that the respondent or another tenant or occupant of the

55 b. attesting that the respondent or another tenant or occupant of the 56 dwelling unit that is the subject of the proceeding has returned a hard1 ship declaration, but the respondent is intentionally causing signif-2 icant damage to the property or persistently and unreasonably engaging 3 in behavior that substantially infringes on the use and enjoyment of 4 other tenants or occupants or causes a substantial safety hazard to 5 others, with a specific description of the behavior alleged, or

6 c. attesting that the respondent or another tenant or occupant of the 7 dwelling unit that is the subject of the proceeding has returned a hard-8 ship declaration, but the petitioner believes in good faith that the 9 hardship certified in the hardship declaration does not exist.

10 2. Upon accepting a petition pursuant to article 7 of the real proper-11 ty actions and proceedings law, the attorney, judge or clerk of the court, as the case may be, shall determine whether a copy of the hard-12 13 ship declaration in English and the tenant's primary language, if other 14 than English, and a copy of any affidavit filed pursuant to subdivision 15 one of this section is annexed to the served notice of petition and, if 16 not, shall ensure that a copy of the hardship declaration and any such 17 affidavit is attached to such notice. If the petitioner submits an affidavit pursuant to paragraph c of subdivision 1 of this section, the 18 19 following notice in at least fourteen-point type shall also be annexed 20 as a cover page to the notice of petition:

21 "NOTICE TO TENANT: THIS IS A PETITION TO COMMENCE AN EVICTION PROCEED-22 ING AGAINST YOU, BUT THE PROCEEDING WILL NOT CONTINUE UNTIL AT LEAST 23 JANUARY 15, 2022, UNLESS YOUR LANDLORD MOVES TO CHALLENGE YOUR CLAIM OF 24 AN EXEMPTION FROM EVICTION IN YOUR HARDSHIP DECLARATION FORM.

IF YOUR LANDLORD MOVES TO CHALLENGE YOUR HARDSHIP CLAIM, YOU ARE ENTI-TLED TO A HEARING. IF THE COURT RULES YOUR HARDSHIP CLAIM INVALID AFTER THE HEARING, THE LAWSUIT MAY PROCEED TOWARD POSSIBLE EVICTION, BUT UNLESS AND UNTIL THE COURT ISSUES AN EVICTION WARRANT AGAINST YOU, YOU MAY NOT BE EVICTED."

30 Service of the notice of petition with the attached copies of the 31 hardship declaration and affidavits shall be made by personal delivery 32 to the respondent, unless such service cannot be made with due dili-33 gence, in which case service may be made under section 735 of the real property actions and proceedings law. At the earliest possible opportu-34 35 nity, the court shall seek confirmation on the record or in writing from 36 the respondent that the respondent has received the hardship declaration 37 and whether the respondent has submitted a hardship declaration to the 38 petitioner, an agent of the petitioner, or the court. If the court determines a respondent has not received a hardship declaration, then 39 the court shall stay the proceeding for a reasonable period of time, 40 which shall be no less than ten business days or any longer period 41 42 provided by law, and provide the respondent with a copy of the hardship 43 declaration in English and the respondent's primary language, if other 44 than English, to ensure the respondent received and fully considered 45 whether to submit the hardship declaration. The court shall also advise 46 the petitioner and respondent substantially as follows: "Financial 47 assistance may be available to landlords and tenants, even if they have not qualified for assistance in the past. You should contact your local 48 housing assistance office or the Office of Temporary and Disability 49 Assistance for application information." If the court is a court of 50 51 record, such advisory shall be given on the record.

52 § 4. Pending proceedings. In any eviction proceeding in which an 53 eviction warrant has not been issued, including eviction proceedings 54 filed on or before March 7, 2020, if the respondent provides a hardship 55 declaration to the petitioner, the court, or an agent of the petitioner 56 or the court, the eviction proceeding shall be stayed until at least 24

1 January 15, 2022. If such hardship declaration is provided to the peti-2 tioner or agent, such petitioner or agent shall promptly file it with 3 the court, advising the court in writing the index number of all rele-4 vant cases.

5 § 5. Default judgments. No court shall issue a judgment in any б proceeding authorizing a warrant of eviction against a respondent who 7 has defaulted, or authorize the enforcement of an eviction pursuant to a 8 default judgment, prior to January 15, 2022, without first holding a 9 hearing after the effective date of this act, upon motion of the peti-10 tioner. The petitioner or an agent of the petitioner shall file an affidavit attesting that the petitioner or the petitioner's agent has served 11 notice of the date, time, and place of such hearing on the respondent, 12 13 including a copy of such notice. If a default judgment has been awarded 14 at any time prior to the effective date of chapter 381 of the laws of 2020, including in eviction proceedings filed on or before March 7, 15 16 2020, or between August 13, 2021 and the effective date of this act, the judgment shall be vacated, regardless of any court proceedings 17 default that occurred subsequent to entry of the default judgment and the matter 18 19 restored to the court calendar upon the respondent's written or oral 20 request to the court either before or during such hearing and an order 21 to show cause to vacate the default judgment shall not be required.

22 § 6. Post warrant of eviction. a. (i) In any eviction proceeding in 23 which an eviction warrant has been issued prior to the effective date of 24 this act, but has not yet been executed as of the effective date of this 25 act, including eviction proceedings filed on or before March 7, 2020, 26 the court shall stay the execution of the warrant at least until the 27 court has held a status conference with the parties. (ii) In any eviction proceeding, if the respondent provides a hardship declaration 28 29 the petitioner, the court, or an agent of the petitioner or the to 30 court, prior to the execution of the warrant, the execution shall be 31 stayed until at least January 15, 2022. If such hardship declaration is provided to the petitioner or agent of the petitioner, such petitioner 32 33 or agent shall promptly file it with the court, advising the court in 34 writing the index number of all relevant cases.

b. In any eviction proceeding in which a warrant has been issued, including eviction proceedings filed on or before March 7, 2020, any warrant issued shall not be effective as against the occupants, unless, in addition to the requirements under section 749 of the real property actions and proceedings law for warrants, such warrant states:

40 (i) The tenant has not submitted the hardship declaration and the 41 tenant was properly served with a copy of the hardship declaration 42 pursuant to this section, listing dates the tenant was served with the 43 hardship declaration by the petitioner and the court; or

(ii) The tenant is ineligible for a stay under this act because the court has found the respondent's hardship claim invalid, or the respondent intentionally caused significant damage to the property, or the respondent is persistently and unreasonably engaging in behavior that substantially infringes on the use and enjoyment of other tenants or occupants or causes a substantial safety hazard to others, with a specific description of the behavior.

51 c. No court shall issue a warrant directed to the sheriff of the coun-52 ty or to any constable or marshal of the city in which the property, or 53 a portion thereof, is situated, or, if it is not situated in a city, to 54 any constable of any town in the county, that does not comply with the 55 requirements of this section. 1 d. No officer to whom the warrant is directed shall execute a warrant 2 for eviction issued that does not comply with the requirements of this 3 section.

e. Unless the warrant contains the information contained in paragraph (ii) of subdivision b of this section, if any tenant delivers the hardship declaration to the officer to whom the warrant is directed, the officer shall not execute the warrant and shall return the hardship form to the court indicating the appropriate index/case number the form is associated with.

10 § 7. Section four and paragraph (ii) of subdivision a of section six 11 of this act shall not apply if the tenant: (i) intentionally caused 12 significant damage to the property; or (ii) is persistently and unrea-13 sonably engaging in behavior that substantially infringes on the use and 14 enjoyment of other tenants or occupants or causes a substantial safety 15 hazard to others, provided:

16 1. If an eviction proceeding is pending on the effective date of this 17 act, but the petitioner has not previously alleged that the tenant 18 intentionally caused significant damage to the property or persistently 19 and unreasonably engaged in such behavior, the petitioner shall be 20 required to submit a new petition with such allegations and comply with 21 all notice and service requirements under article 7 of the real property 22 actions and proceedings law and this act.

23 2. a. If the court has awarded a judgment against a respondent prior 24 to the effective date of this act on the basis of objectionable or 25 nuisance behavior and the petitioner is alleging the tenant caused 26 significant damage to the property, the court shall hold a hearing to 27 determine whether the tenant is continuing to intentionally cause 28 significant damage to the property.

29 b. If the court has awarded a judgment against a respondent prior to 30 the effective date of chapter 381 of the laws of 2020 or between August 31 13, 2021 and the effective date of this act on the basis of objectiona-32 ble or nuisance behavior and the petitioner is alleging the tenant is 33 engaging in unreasonable behavior that substantially persistently infringes on the use and enjoyment of other tenants or occupants or 34 causes a substantial safety hazard to others, the court shall hold a 35 36 hearing to determine whether the tenant is continuing to persist in 37 engaging in unreasonable behavior that substantially infringes on the 38 use and enjoyment of other tenants or occupants or causes a substantial 39 safety hazard to others.

40 3. For the purposes of this act, a mere allegation of the behavior by 41 the petitioner or an agent of the petitioner alleging such behavior 42 shall not be sufficient evidence to establish that the tenant has 43 engaged in such behavior.

44 4. If the petitioner establishes that the tenant intentionally caused 45 significant damage to the property or persistently and unreasonably 46 engaged in such behavior or the tenant fails to provide a hardship 47 declaration to the petitioner, petitioner's agent or the court, the 48 proceeding may continue pursuant to article 7 of the real property 49 actions and proceedings law and this act.

50 § 8. Translation of hardship declaration. The office of court adminis-51 tration shall translate the hardship declaration, as defined in section 52 one of this act, into Spanish and the six most common languages in the 53 city of New York, after Spanish, and shall post and maintain such trans-54 lations and an English language copy of the hardship declaration on the 55 website of such office beginning within fifteen days of the effective 56 date of this act. To the extent practicable, the office of court admin-

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1 istration shall post and maintain on its website translations into such 2 additional languages as the chief administrative judge shall deem appro-3 priate to ensure that tenants have an opportunity to understand and 4 submit hardship declarations pursuant to this act.

5 § 9. Rebuttable presumption. Unless a court determines a tenant's б hardship claim invalid pursuant to section ten of this act, a hardship 7 declaration in which the tenant has selected the option indicating a 8 financial hardship shall create a rebuttable presumption that the tenant 9 is experiencing financial hardship, in any judicial or administrative proceeding that may be brought, for the purposes of establishing a 10 defense under chapter 127 of the laws of 2020, an executive order of the 11 governor or any other local or state law, order or regulation restrict-12 13 ing the eviction of a tenant suffering from a financial hardship during 14 or due to COVID-19 provided that the absence of a hardship declaration 15 shall not create a presumption that a financial hardship is not present. 16 § 10. (a) Notwithstanding any other provision of this act, a stay 17 under this act shall be granted or continued unless the court finds the 18 respondent's hardship claim invalid. A motion may be made by the petitioner, attesting a good faith belief that the respondent has not expe-19 20 rienced a hardship, with notice to the respondent, and the court shall 21 grant a hearing to determine whether to find the respondent's hardship 22 claim invalid.

23 After any hearing, if the court finds the hardship claim valid, (b) 24 the court shall grant a stay or continue a stay pursuant to this act, 25 provided that the court shall direct, if the respondent appears to be 26 eligible and has not yet applied, that the parties apply to the COVID-19 27 emergency rental assistance program of 2021, created by subpart A of 28 part BB of chapter 56 of the laws of 2021, or a locally administered 29 program to administer federal emergency rental assistance funding issued 30 pursuant to section 501 of the Consolidated Appropriations Act of 2021, 31 Pub. L. 116-260 § 501, or section 3201 of the American Rescue Plan Act of 2021, Pub. L. 117-2 § 3201, so long as such program or programs are 32 33 accepting applications.

34 (c) After a hearing, if the court finds the respondent's hardship 35 claim invalid, the proceedings shall continue to a determination on the 36 merits.

37 § 11. This act shall take effect immediately and sections one, two, 38 three, four, five, six, seven, eight and ten of this act shall expire 39 January 15, 2022.

#### SUBPART B

41 Section 1. Application. This section shall apply to any action to 42 foreclose a mortgage relating to residential real property, provided the owner or mortgagor of such property is a natural person, regardless of 43 44 how title is held, and owns ten or fewer dwelling units whether directly 45 or indirectly. The ten or fewer dwelling units may be in more than one property or building as long as the total aggregate number of ten units 46 includes the primary residence of the natural person requesting such 47 relief and the remaining units are currently occupied by a tenant or are 48 49 available for rent.

50 (a) For purposes of this act, real property shall include shares 51 assigned to a unit in a residential cooperative.

52 (b) For purposes of this act, real property shall not include property 53 that is vacant and abandoned, as defined in subdivision 2 of section 54 1309 of the real property actions and proceedings law, which was listed

on the statewide vacant and abandoned property electronic registry, as
 defined in section 1310 of the real property actions and proceedings
 law, prior to March 7, 2020 and that remains on such registry.

Notwithstanding anything to the contrary, this act shall not apply to, and does not affect any mortgage loans made, insured, purchased or securitized by a corporate governmental agency of the state constituted as a political subdivision and public benefit corporation, or the rights and obligations of any lender, issuer, servicer or trustee of such obligations.

10 § 2. Definitions. 1. For the purposes of this act, "Hardship Declara-11 tion" means:

12 a. a hardship declaration filed pursuant to chapter 381 of the laws of 13 2020 or chapter 104 of the laws of 2021; or

b. the following statement, or a substantially equivalent statement in the mortgagor's primary language, in 14-point type, published by the office of court administration, whether in physical or electronic written form:

18 "NOTICE TO MORTGAGOR: If you have lost income or had increased costs 19 during the COVID-19 pandemic, and you sign and deliver this hardship 20 declaration form to your mortgage lender or other foreclosing party, you 21 may be protected from foreclosure until at least January 15, 2022. If a foreclosure action is filed against you and you provide this form to the 22 plaintiff or the court, the action will be postponed until January 15, 23 24 2022 unless the plaintiff moves to challenge your declaration of hardship. If the court finds your hardship claim valid, the foreclosure 25 26 action will be postponed until after January 15, 2022. While the action 27 is postponed, you may remain in possession.

28 If your mortgage lender or other foreclosing party provided you with this form, the mortgage lender or other foreclosing party must also 29 30 provide you with a mailing address and e-mail address to which you can 31 return this form. If you are already in foreclosure proceedings, you may 32 return this form to the court. You should keep a copy or picture of the signed form for your records. You will still owe any unpaid mortgage 33 payments and lawful fees to your lender. You should also keep careful 34 35 track of what you have paid and any amount you still owe. Financial 36 assistance may be available to you, even if you have previously been 37 denied. You should contact your local housing assistance office for application information. 38

MORTGAGOR'S DECLARATION OF COVID-19-RELATED HARDSHIP
 I am the mortgagor of the property at (address of dwelling unit).
 Including my primary residence, I own, whether directly or indirectly,
 ten or fewer residential dwelling units. I am experiencing financial

43 hardship, and I am unable to pay my mortgage in full because of one or 44 more of the following:

1. Significant loss of household income during the COVID-19 pandemic.

46 2. Increase in necessary out-of-pocket expenses related to performing 47 essential work or related to health impacts during the COVID-19 pandem-48 ic.

49 3. Childcare responsibilities or responsibilities to care for an 50 elderly, disabled, or sick family member during the COVID-19 pandemic 51 have negatively affected my ability or the ability of someone in my 52 household to obtain meaningful employment or earn income or increased my 53 necessary out-of-pocket expenses.

4. Moving expenses and difficulty I have securing alternative housing 55 make it a hardship for me to relocate to another residence during the 56 COVID-19 pandemic.

5. Other circumstances related to the COVID-19 pandemic have negative-1 ly affected my ability to obtain meaningful employment or earn income or 2 significantly reduced my household income or significantly 3 have 4 increased my expenses. 5 6. One or more of my tenants has defaulted on a significant amount of б their rent payments since March 1, 2020. 7 To the extent I have lost household income or had increased expenses, 8 any public assistance, including unemployment insurance, pandemic unem-9 ployment assistance, disability insurance, or paid family leave, that I 10 have received since the start of the COVID-19 pandemic does not fully make up for my loss of household income or increased expenses. 11 I understand that I must comply with all other lawful terms under my 12 13 mortgage agreement. I further understand that lawful fees, penalties or 14 interest for not having paid my mortgage in full as required by my mort-15 gage agreement may still be charged or collected and may result in a 16 monetary judgment against me. I further understand that my mortgage 17 lender, or other foreclosing party may request a hearing to challenge the certification of hardship made herein, and that I will have the 18 opportunity to participate in any actions or proceedings regarding my 19 20 mortgage interest. I also understand that my mortgage lender or other 21 foreclosing party may pursue a foreclosure action against me on or after 22 January 15, 2022, if I do not fully repay any missed or partial payments 23 and lawful fees. 24 Signed: 25 Printed Name: 26 Date Signed: 27 NOTICE: You are signing and submitting this form under penalty of law. 28 That means it is against the law to make a statement on this form that 29 you know is false." 30 2. "Hardship" means a mortgagor is unable to pay their mortgage in 31 full because of one or more of the following reasons and any public 32 assistance, including unemployment insurance, pandemic unemployment assistance, disability insurance, or paid family leave, that the mortga-33 34 gor or borrower has received since the start of the COVID-19 pandemic does not fully make up for their loss of household income or increased 35 36 expenses: 37 (i) Significant loss of household income during the COVID-19 pandemic; 38 or 39 (ii) Increase in necessary out-of-pocket expenses related to perform-40 work or related to health impacts during the COVID-19 ing essential 41 pandemic; or 42 (iii) Childcare responsibilities or responsibilities to care for or sick family member during the COVID-19 43 an elderly, disabled, 44 pandemic negatively affected the mortgagor's ability or the ability of 45 someone in their household to obtain meaningful employment or earn 46 income or increased their necessary out-of-pocket expenses; or 47 (iv) Moving expenses and difficulty the mortgagor has securing alternative housing make it a hardship for the mortgagor to relocate to 48 another residence during the COVID-19 pandemic; or 49 (v) Other circumstances related to the COVID-19 pandemic have nega-50 tively affected the mortgagor's ability to obtain meaningful employment 51 52 or earn income or have significantly reduced the mortgagor's 53 household income or significantly increased the mortgagor's expenses; 54 or 55 (vi) One or more of the mortgagor's tenants has defaulted on a signif-56 icant amount of their rent payments since March 1, 2020.

1 § 3. The foreclosing party shall include a "Hardship Declaration" in 2 14-point type, with every notice provided to a mortgagor pursuant to 3 sections 1303 and 1304 of the real property actions and proceedings law. 4 Such notice shall also include a mailing address, telephone number and 5 active email address the mortgagor can use to contact the foreclosing 6 party and return the hardship declaration.

7 § 4. No court shall accept for filing any action to foreclose a mort-8 gage unless the foreclosing party or an agent of the foreclosing party 9 files an affidavit, under penalty of perjury:

10 (i) of service demonstrating the manner in which the foreclosing 11 party's agent served a copy of the hardship declaration in English and 12 the mortgagor's primary language, if other than English, with the 13 notice, if any, provided to the mortgagor pursuant to sections 1303 and 14 1304 of the real property actions and proceedings law, and

(ii) a. attesting that at the time of filing, neither the foreclosing party nor any agent of the foreclosing party has received a hardship declaration from the mortgagor; or

b. attesting that at the time of filing, the foreclosing party or an agent of the foreclosing party has received a hardship declaration from the mortgagor, but the foreclosing party believes in good faith that the hardship certified in the hardship declaration does not exist.

At the earliest possible opportunity, the court shall seek confirma-22 23 tion on the record or in writing that the mortgagor has received a copy 24 of the hardship declaration and whether the mortgagor has returned the 25 hardship declaration to the foreclosing party or an agent of the fore-26 closing party. If the court determines a mortgagor has not received a 27 hardship declaration, then the court shall stay the proceeding for a 28 reasonable period of time, which shall be no less than ten business days 29 or any longer period provided by law, to ensure the mortgagor received 30 and fully considered whether to submit the hardship declaration.

31 § 5. In any action to foreclose a mortgage in which a judgment of sale has not been issued, including actions filed on or before March 7, 2020, 32 33 the mortgagor provides a hardship declaration to the foreclosing if party, the court, or an agent of the foreclosing party or the court, the 34 35 proceeding shall be stayed until at least January 15, 2022. If such 36 hardship declaration is provided to the foreclosing party or agent of 37 the foreclosing party, such foreclosing party or agent shall promptly 38 file it with the court, advising the court in writing the index number 39 of all relevant cases.

§ 6. In any action to foreclose a mortgage in which a judgment of sale 40 has been issued prior to the effective date of this act but has not yet 41 42 been executed as of the effective date of this act, including actions 43 filed on or before March 7, 2020, the court shall stay the execution of 44 judgment at least until the court has held a status conference with the 45 the parties. In any action to foreclose a mortgage, if the mortgagor 46 provides a hardship declaration to the foreclosing party, the court, or 47 an agent of the foreclosing party or the court, prior to the execution the judgment, the execution shall be stayed until at least January 48 of 49 15, 2022. If such hardship declaration is provided to the foreclosing 50 party or agent of the foreclosing party, such foreclosing party or agent 51 shall promptly file it with the court, advising the court in writing the 52 index number of all relevant cases.

53 § 7. The office of court administration shall translate the hardship 54 declaration, as defined in section one of this act, into Spanish and the 55 six most common languages in the city of New York, after Spanish, and 56 shall post and maintain such translations and an English language copy

1 of the hardship declaration on the website of such office beginning 2 within fifteen days of the effective date of this act.

Unless a court determines a mortgagor's hardship claim invalid 3 § 8. 4 pursuant to section nine of this act, a hardship declaration shall 5 create a rebuttable presumption that the mortgagor is suffering finanб cial hardship, in any judicial or administrative proceeding that may be 7 brought, for the purposes of establishing a defense under an executive 8 order of the governor or any other local or state law, order or regu-9 lation restricting actions to foreclose a mortgage against a mortgagor 10 suffering from a financial hardship during or due to the COVID-19 11 pandemic provided that the absence of a hardship declaration shall not create a presumption that a financial hardship is not present. 12

13 § 9. (a) Notwithstanding any other provision of this act, a stay under 14 this part shall be granted or continued unless the court finds the 15 defendant's hardship claim invalid. A motion may be made by the fore-16 closing party, attesting a good faith belief that the defendant has not 17 experienced a hardship, with notice to the defendant, and the court 18 shall grant a hearing to determine whether to find the defendant's hard-19 ship claim invalid.

20 (b) After any hearing, if the court finds the defendant's hardship 21 claim valid, the court shall grant a stay or continue a stay pursuant to 22 this act.

(c) After a hearing, if the court finds the defendant's hardship claim invalid, the action shall continue to a determination on the merits.

25 § 10. This act shall take effect immediately and sections one, two, 26 three, four, five, six, seven and nine of this act shall expire January 27 15, 2022.

28

## SUBPART C

29 Section 1. Application. This act shall apply to any action to fore-30 close on delinquent taxes or sell a tax lien relating to residential real property, provided the owner or mortgagor of such property is a 31 natural person, regardless of how title is held, and owns ten or fewer 32 dwelling units whether directly or indirectly. The ten or fewer dwelling 33 34 units may be in more than one property or building as long as the total 35 aggregate number of ten units includes the primary residence of the 36 natural person requesting such relief and the remaining units are 37 currently occupied by a tenant or are available for rent.

38 (a) For purposes of this act, real property shall include shares in a 39 residential cooperative.

40 (b) For purposes of this act, real property shall not include property 41 that is vacant and abandoned, as defined in subdivision 2 of section 42 1309 of the real property actions and proceedings law, which was listed 43 on the statewide vacant and abandoned property electronic registry, as 44 defined in section 1310 of the real property actions and proceedings 45 law, prior to March 7, 2020 and that remains on such registry.

§ 2. Definitions. For purposes of this act: 1. "Tax lien" means an unpaid tax, special ad valorem levy, special assessment or other charge imposed upon real property by or on behalf of a municipal corporation or special district or other public or private entity which is an encumbrance on real property, whether or not evidenced by a written instrument.

52 2. "Tax foreclosure and tax lien sale" shall mean any such tax lien 53 sale or tax foreclosure pursuant to article 11 of the real property tax

law, or any general, special or local law related to real property tax 1 2 lien sales or real property tax foreclosures. 3. "Hardship Declaration" means: a. a hardship declaration filed 3 pursuant to chapter 381 of the laws of 2020 or chapter 104 of the laws 4 5 of 2021; or б b. the following statement, or a substantially equivalent statement in 7 the owner's primary language, in 14-point type, whether in physical or 8 electronic written form: 9 "OWNER DECLARATION OF COVID-19-RELATED HARDSHIP 10 I am the owner of the property at (address). Including my primary residence, I own, whether directly or indirectly, ten or fewer residen-11 tial dwelling units. I am experiencing financial hardship, and I am 12 13 unable to pay my full tax bill because of one or more of the following: 14 1. Significant loss of household income during the COVID-19 pandemic. 15 2. Increase in necessary out-of-pocket expenses related to performing 16 essential work or related to health impacts during the COVID-19 pandem-17 ic. 18 3. Childcare responsibilities or responsibilities to care for an elderly, disabled, or sick family member during the COVID-19 pandemic 19 20 have negatively affected my ability or the ability of someone in my 21 household to obtain meaningful employment or earn income or increased my 22 necessary out-of-pocket expenses. 23 4. Moving expenses and difficulty I have securing alternative housing 24 make it a hardship for me to relocate to another residence during the 25 COVID-19 pandemic. 26 5. Other circumstances related to the COVID-19 pandemic have negative-27 ly affected my ability to obtain meaningful employment or earn income or 28 have significantly reduced my household income or significantly 29 increased my expenses. 30 6. One or more of my tenants has defaulted on a significant amount of 31 their rent payments since March 1, 2020. 32 To the extent that I have lost household income or had increased 33 expenses, any public assistance, including unemployment insurance, pandemic unemployment assistance, disability insurance, or paid family 34 leave, that I have received since the start of the COVID-19 pandemic 35 36 does not fully make up for my loss of household income or increased 37 expenses. 38 I understand that lawful fees, penalties or interest for not having 39 paid my taxes in full may still be charged or collected and may result in a foreclosure action against me on or after January 15, 2022, if I do 40 41 not fully repay any missed or partial payments and fees. 42 Signed: 43 Printed Name: 44 Date Signed: 45 NOTICE: You are signing and submitting this form under penalty of law. 46 That means it is against the law to make a statement on this form that 47 you know is false." 48 "Hardship" means an owner is unable to pay their full tax bill 4. 49 because of one or more of the following reasons and any public assistance, including unemployment insurance, pandemic unemployment assist-50 51 ance, disability insurance, or paid family leave, that the owner has received since the start of the COVID-19 pandemic does not fully make up 52 53 for their loss of household income or increased expenses: 54 (i) Significant loss of household income during the COVID-19 pandemic; 55 or

1 (ii) Increase in necessary out-of-pocket expenses related to perform-2 ing essential work or related to health impacts during the COVID-19 3 pandemic; or 4 Childcare responsibilities or responsibilities to care for (iii) 5 an elderly, disabled, or sick family member during the COVID-19 б pandemic negatively affected the owner's ability or the ability of in their household to obtain meaningful employment or earn 7 someone 8 income or increased their necessary out-of-pocket expenses; or 9 (iv) Moving expenses and difficulty the owner has securing alternative 10 housing make it a hardship for the owner to relocate to another resi-11 dence during the COVID-19 pandemic; or (v) Other circumstances related to the COVID-19 pandemic have nega-12 13 tively affected the owner's ability to obtain meaningful employment or 14 earn income or have significantly reduced the owner's household 15 income or significantly increased the owner's expenses; or 16 (vi) One or more of the owner's tenants has defaulted on a significant 17 amount of their rent payments since March 1, 2020. 18 § 3. 1. A real property owner may submit a "Hardship Declaration" to 19 any village, town, city, school district, county, or other entity or 20 person which conducts tax foreclosures or tax lien sales. 21 2. At least thirty days prior to the date on which a sale of a tax 22 lien is scheduled to occur, or upon the filing of a petition of foreclosure of a tax lien, the enforcing officer or other person or entity 23 conducting such tax lien sale or tax foreclosure shall notify the owner 24 25 of the affected property of such owner's rights under this act and shall 26 notify the owner that a copy of the hardship declaration can be accessed 27 on the New York State Department of Tax and Finance's website and also provide a link to such declaration form. For the purposes of this act, 28 29 "enforcing officer" shall have the same meaning as defined in subdivi-30 sion 3 of section 1102 of the real property tax law. The New York State 31 Department of Tax and Finance shall publish a copy of the hardship 32 declaration on its website. 33 The submission of such a declaration, unless withdrawn by the 3. owner, shall act as a temporary stay applicable to all entities and 34 35 persons of all such tax lien sales and tax foreclosure actions and 36 proceedings against such owner for such property that have been 37 commenced or could have been commenced before January 15, 2022. 38 4. While such stay is in effect, no other action or proceeding shall 39 be commenced to recover any part of such delinquent taxes. 40 5. Any applicable statutes of limitation for the commencement of any action or proceeding to sell a tax lien or foreclose a tax lien is 41 tolled until such stay has expired. The obligation to pay the balance of 42 43 such delinquent taxes is not rendered invalid, released or extinguished 44 by such stay. 45 6. Unless a court determines an owner's claim of hardship invalid 46 pursuant to subdivision 7 of this section, a hardship declaration shall 47 create a rebuttable presumption that the owner is experiencing financial hardship, in any judicial or administrative proceeding that may be 48 brought, for the purposes of establishing a defense under an executive 49 50 order of the governor or any other local or state law, order or regulation restricting actions to sell a tax lien or foreclose a tax lien 51 against an owner suffering from a financial hardship during or due to 52 53 the COVID-19 pandemic, provided that the absence of a hardship decla-54 ration shall not create a presumption that a financial hardship is not 55 present.

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1 7. (a) Notwithstanding any other provision of this act, a stay under 2 this part shall be granted or continued unless the court finds the 3 defendant's hardship claim invalid. A motion may be made by the fore-4 closing party, if such party is not a governmental entity, attesting a 5 good faith belief that the defendant has not experienced a hardship, 6 with notice to the defendant, and the court shall grant a hearing to 7 determine whether to find the defendant's hardship claim invalid.

8 (b) After any hearing, if the court finds the defendant's hardship 9 claim valid, the court shall grant a stay or continue a stay pursuant to 10 this act.

11 (c) After a hearing, if the court finds the defendant's hardship claim 12 invalid, the proceedings shall continue to a determination on the 13 merits.

14 § 4. This act shall take effect immediately and sections one and two 15 and subdivisions one, two, three, four, five and seven of section three 16 shall expire January 15, 2022.

#### SUBPART D

18 Section 1. Application. 1. This act shall apply to an owner of resi-19 dential real property, provided the owner or mortgagor of such property is a natural person, regardless of how title is held, and owns ten or 20 fewer dwelling units whether directly or indirectly. The ten or fewer 21 dwelling units may be in more than one property or building as long as 22 23 the total aggregate number of ten units includes the primary residence 24 of the natural person requesting such relief and the remaining units are 25 currently occupied by a tenant or are available for rent.

26 (a) For purposes of this act, real property shall include shares in a 27 residential cooperative.

(b) For purposes of this act, real property shall not include property that is vacant and abandoned, as defined in subdivision 2 of section 1309 of the real property actions and proceedings law, which was listed on the statewide vacant and abandoned property electronic registry, as defined in section 1310 of the real property actions and proceedings law, prior to March 7, 2020 and that remains on such registry.

2. Hardship declaration. For purposes of this act, "hardship declaration" shall mean: a. a hardship declaration filed pursuant to chapter 36 381 of the laws of 2020 or chapter 104 of the laws of 2021; or

b. the following statement, or a substantially equivalent statement in the owner or mortgagor's primary language, in 14-point type, whether in physical or electronic written form, and the department of financial services shall publish a copy of the hardship declaration on its website:

42 "NOTICE TO OWNER/MORTGAGOR: If you have lost income or had increased 43 costs due to the COVID-19 pandemic, and you sign and deliver this hard-44 ship declaration form to your lending institution, you cannot be 45 discriminated against in the determination of whether credit should be 46 extended or reported negatively to a credit reporting agency until at 47 least January 15, 2022.

48 If a lending institution provided you with this form, the lending 49 institution must also provide you with a mailing address and e-mail 50 address to which you can return this form. You should keep a copy or 51 picture of the signed form for your records.

52 OWNER/MORTGAGOR DECLARATION OF COVID-19-RELATED HARDSHIP

53 I am the OWNER/MORTGAGOR of the property at (address of dwelling 54 unit). Including my primary residence, I own, whether directly or indi-

1 rectly, ten or fewer residential dwelling units. I am experiencing financial hardship, and I am unable to pay my mortgage in full because 2 3 of one or more of the following: 4 1. Significant loss of household income during the COVID-19 pandemic. 5 2. Increase in necessary out-of-pocket expenses related to performing б essential work or related to health impacts during the COVID-19 pandem-7 ic. 8 3. Childcare responsibilities or responsibilities to care for an 9 elderly, disabled, or sick family member during the COVID-19 pandemic 10 have negatively affected my ability or the ability of someone in my household to obtain meaningful employment or earn income or increased my 11 necessary out-of-pocket expenses. 12 13 4. Moving expenses and difficulty I have securing alternative housing 14 make it a hardship for me to relocate to another residence during the 15 COVID-19 pandemic. 16 5. Other circumstances related to the COVID-19 pandemic have negative-17 ly affected my ability to obtain meaningful employment or earn income or have significantly reduced my household income 18 or significantly 19 increased my expenses. 20 6. One or more of my tenants has defaulted on a significant amount of 21 their rent payments since March 1, 2020. 22 To the extent that I have lost household income or had increased expenses, any public assistance, including unemployment insurance, 23 pandemic unemployment assistance, disability insurance, or paid family 24 25 leave, that I have received since the start of the COVID-19 pandemic 26 does not fully make up for my loss of household income or increased 27 expenses. 28 Signed: 29 Printed Name: 30 Date Signed: 31 NOTICE: You are signing and submitting this form under penalty of law. 32 That means it is against the law to make a statement on this form that 33 you know is false." 3. Discrimination in credit decisions. Notwithstanding any law to the 34 contrary, lending institutions shall not discriminate in the determi-35 36 nation of whether credit should be extended to any owner of residential 37 real property as defined in subdivision one of this section because, as 38 provided for in this act, such owner has been granted a stay of mortgage foreclosure proceedings, tax foreclosure proceedings or of tax lien sales, or that an owner of residential real property as defined in 39 40 subdivision one of this section is currently in arrears and has filed a 41 42 hardship declaration with such lender. 4. Prohibition on negative credit reporting. Notwithstanding any law 43 44 to the contrary, as provided for in this act, the granting of a stay of 45 mortgage foreclosure proceedings, tax foreclosure proceedings or tax 46 lien sales, or that an owner of residential real property as defined in 47 subdivision one of this section is currently in arrears and has filed a hardship declaration with their lender shall not be negatively reported 48 49 to any credit reporting agency. § 2. This act take effect immediately and shall expire January 15, 50 51 2022. 52 § 2. Severability clause. If any clause, sentence, paragraph, subdivi-53 sion, section, subpart or part of this act shall be adjudged by any 54 court of competent jurisdiction to be invalid, such judgment shall not impair, or invalidate the remainder thereof, but shall be 55 affect, 56 confined in its operation to the clause, sentence, paragraph, subdivi-

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1 sion, section, subpart or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby 2 declared to be the intent of the legislature that this act would have 3 4 been enacted even if such invalid provisions had not been included here-5 in. б § 3. This act shall take effect immediately provided, however, that 7 the applicable effective date of Subparts A through D of this act shall 8 be as specifically set forth in the last section of such Subparts. 9 PART D Section 1. Section 1 of chapter 127 of the laws of 2020, relating to 10 11 prohibiting the eviction of residential tenants who have suffered finan-12 cial hardship during the COVID-19 covered period, is amended to read as 13 follows: 14 Section 1. For the purposes of this act, "COVID-19 covered period" means March 7, 2020 until [the date on which none of the provisions that 15 closed or otherwise restricted public or private businesses or places of 16 public accommodation, or required postponement or cancellation of all 17 18 non-essential gatherings of individuals of any size for any reason in 19 Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 20 202.11, 202.13 or 202.14, as extended by Executive Orders 202.28 and 202.31 and as further extended by any future Executive Order, issued in 21 22 response to the COVID-19 pandemic continue to apply in the county of the 23 tenant's or lawful occupant's residence] January 15, 2022. 24 § 2. Paragraph (b) of subdivision 2 of section 2 of chapter 127 of the 25 laws of 2020, relating to prohibiting the eviction of residential 26 tenants who have suffered financial hardship during the COVID-19 covered 27 period, is amended to read as follows: 28 (b) In determining whether a tenant or lawful occupant suffered a 29 financial hardship during the COVID-19 covered period, the court shall consider, among other relevant factors: 30 31 (i) the tenant's or lawful occupant's income prior to the COVID-19 32 covered period; 33 (ii) the tenant's or lawful occupant's income during the COVID-19 34 covered period; 35 (iii) the tenant's or lawful occupant's liquid assets; and 36 (iv) the tenant's or lawful occupant's eligibility for and receipt of 37 cash assistance, supplemental nutrition assistance program, supplemental security income, the New York State disability program, the home energy 38 39 assistance program, [or] unemployment insurance or benefits under state 40 or federal law, or the emergency rental assistance program. 41 8 3. This act shall take effect immediately and shall be deemed to 42 have been in full force and effect on and after March 7, 2020. 43 PART E Section 1. Notwithstanding the provisions of article 7 of the public 44 officers law to the contrary, any state agency, department, corporation, 45 office, authority, board, or commission, as well as any local public 46 body, or public corporation as defined in section 66 of the general 47 construction law, or political subdivisions as defined in section 100 of 48 49 the general municipal law, or a committee or subcommittee or other simi-50 lar body of such entity, shall be authorized to meet and take such

action authorized by law without permitting in public in-person access 52 to meetings and authorize such meetings to be held remotely by confer1 ence call or similar service, provided that the public has the ability 2 to view or listen to such proceeding and that such meetings are recorded 3 and later transcribed. "Local public body" shall mean any entity for 4 which a quorum is required in order to conduct public business and which 5 consists of two or more members, performing a governmental function for 6 an entity limited in the execution of its official functions to a 7 portion only of the state, or a political subdivision of the state, or 8 for an agency or department thereof.

9 § 2. This act shall take effect immediately and shall expire and be 10 deemed repealed January 15, 2022.

11 § 3. Severability clause. If any clause, sentence, paragraph, subdivision, section or part of this act shall be adjudged by any court of 12 competent jurisdiction to be invalid, such judgment shall not affect, 13 14 impair, or invalidate the remainder thereof, but shall be confined in 15 its operation to the clause, sentence, paragraph, subdivision, section 16 or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of 17 the legislature that this act would have been enacted even if such 18 invalid provisions had not been included herein. 19

20 § 4. This act shall take effect immediately provided, however, that 21 the applicable effective date of Parts A through E of this act shall be 22 as specifically set forth in the last section of such Parts.