STATE OF NEW YORK

5474--A

2023-2024 Regular Sessions

IN SENATE

March 6, 2023

Introduced by Sens. KENNEDY, BAILEY, COMRIE, GALLIVAN, HOYLMAN-SIGAL, MATTERA, WEIK -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the economic development law, in relation to authorizing local municipalities to establish tourism improvement districts

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

1	Section 1. The economic development law is amended by adding a new
2	article 23 to read as follows:
3	ARTICLE 23
4	TOURISM IMPROVEMENT DISTRICTS
5	Section 447. Definitions.
6	<u>448. District plan.</u>
7	449. Powers and duties.
8	450. Notice and hearing.
9	451. Establishment or extension of the district.
10	452. Publication, filing and judicial review.
11	453. Amendments to the district plan.
12	454. Expense of the district.
13	455. Expenditure of district funds.
14	456. District management association.
15	457. Dissolution.
16	458. Severability.
17	<u>§ 447. Definitions. For the purposes of this article, the following</u>
18	terms shall have the following meanings:
19	1. "Assessment" means a levy imposed on behalf of the district on a
20	business as provided in the district plan.
21	2. "Business" shall be defined as a hotel, motel, inn, bed and break-
22	fast or any lodging facility that provides common hotel services,

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

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1	including housekeeping services and food services. "Business" shall not
2	include free standing single family dwelling units, including but not
3	limited to, bungalows, cottages, or cabins.
4	3. "Benefited business" means businesses located within a district,
5	which benefit from district improvements based on a rational nexus test.
б	Districts may include one or more types of businesses. Businesses need
7	not profit equally to be considered to have benefited. Assessed busi-
8	nesses located in a tourism improvement district are not required to be
9	contiguous.
10	4. "Business assessment" means any assessment made pursuant to this
11	article upon a business.
12	5. "Business owner" means any person recognized by a municipality as
13	the owner of the business.
14	6. "District" means a tourism improvement district established pursu-
15	ant to this article, which may include an entire county or multiple
16	counties provided that a district may not overlap in whole or in part
17	with a city with a population of one million or more.
18	7. "District management association" means the association established
19	pursuant to section four hundred fifty-six of this article.
20	8. "District plan" or "plan" means a proposal as described in section
21	four hundred forty-eight of this article.
22	9. "Legislative body" means the local legislative body of a munici-
23	pality empowered to adopt and amend local laws or ordinances.
24	10. "Municipality" means a county within the state of New York, except
25	counties located within a city with a population of one million or more.
26	In a district which includes more than one municipality, the munici-
27	pality in which the district plan is filed shall be the lead munici-
28	pality of the district. The county which shall serve as the lead munici-
29	pality may not form a district within the territorial jurisdiction of
30	another county without the consent of the legislative body of that coun-
31	ty.
32	<u>11. "Rational nexus" means the legal principle which requires that</u>
33	there is a rational benefit which accrues to any business owner assessed
34	for said benefit in a district created pursuant to this article. All
35	designated business owners within a designated district paying an
36	assessment must benefit directly or indirectly from improvements
37	provided by a district management association within the district,
38	provided, however, that designated business owners need not benefit
39	equally.
40	12. "Municipal clerk" means the clerk of the board of supervisors of
41	the county legislature as appointed pursuant to section four hundred
42	seventy-five of the county law.
43	§ 448. District plan. 1. The legislative body shall provide for the
44	preparation of a district plan. The district plan shall contain the
45	following:
46	(a) a map of the district;
47	(b) a description of the boundaries of the district proposed for
48	establishment or extension in a manner sufficient to identify the lands
49	included;
50	(c) the improvements and activities proposed and the appropriate
51	projected cost thereof;
52	(d) the total estimated annual amount proposed to be expended for
53	improvements, activities, maintenance, and operation;
54	(e) the proposed source or sources of financing;
55	(f) the proposed time for implementation and completion of the
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56 district plan;

1	(g) any proposed rules and regulations to be applicable to the
2	district;
3	(h) identification of a new or an existing entity, agency, or nonpro-
4	fit corporation, charged with promoting tourism in that region, as the
5	district management association; and
б	(i) any other item or matter required to be incorporated therein by
7	the legislative body.
8	2. (a) Every municipality shall be authorized to adopt a local law,
9	subject to permissive referendum, providing that the provisions of this
10	section shall be applicable to the establishment or extension of
11	districts in the municipality.
12	(b) Every existing district previously formed is declared valid,
13	effective, and in compliance with this article. Such existing districts
14	are subject solely to the provisions of this article notwithstanding any
15	provision of prior law.
16	§ 449. Powers and duties. 1. Upon establishment of a district pursu-
17	ant to the provisions of this article, the legislative body shall have
18	authority to exercise the following powers with respect to such
19	district, subject to the provisions of this section:
20	(a) provide for activities and other additional services required for
21	tourism promotion and enhancement of the district, whether or not in
22	conjunction with improvements authorized by this article;
23	(b) provide for district improvements which will fund the promotion of
24	tourism activities in the district including, but not limited to, the
25	acquisition, construction, installation, or maintenance of any tangible
26	property with an estimated useful life of five years or more; and
27	(c) provide for the operation and maintenance of any district improve-
28	ment.
29	2. (a) Notwithstanding any provision of law to the contrary, all
30	rights or benefits, including terms and conditions of employment, and
31	protection of civil service and collective bargaining status of all
32	employees of a public employer shall be preserved and protected.
33	(b) Nothing in this article shall result in the: (i) displacement of
34	any currently employed worker or loss of position, including partial
35	displacement such as a reduction in the hours of non-overtime work,
36	wages or employment benefits, or result in the impairment of existing
37	collective bargaining agreements; (ii) transfer of existing duties and
38	functions related to maintenance and operations currently performed by
39	existing employees of a public employer to a contracting entity; or
40	(iii) transfer of future duties and functions ordinarily performed by
41	employees of a public employer to a contracting entity.
42	(c) Employees performing maintenance and operations of any district
43	improvement serving in positions in newly created titles shall be
44	assigned to the appropriate bargaining unit. Nothing contained in this
45	article shall be construed to affect: (i) the existing rights of employ-
46	ees pursuant to an existing collective bargaining agreement; (ii) the
47	existing representational relationships among employee organizations
48	representing employees of public employers; or (iii) the bargaining
49	relationships between public employers and such employee organizations.
50	3. After the establishment of a management district, the legislative
51	body shall not decrease the level of publicly funded tourism promotion
52	services in the management district existing prior to the creation of
53	the district.
54	4. Assessments levied on businesses pursuant to this article shall be
55	levied on the basis of the estimated benefit to the businesses within
56	the tourism improvement district. The legislative body of the munici-

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1	pality may classify businesses for purposes of determining the benefit
2	to the businesses of the improvements and activities provided pursuant
3	to subdivision one of this section. A municipality is authorized to form
4	a district that levies assessments on businesses located in the munici-
5	pality, including those located in a city, town and village.
б	5. A municipality shall be authorized to form a district that includes
7	other municipalities.
8	6. The district plan shall be filed with the office of the municipal
9	clerk. The establishment or extension of a district shall be based upon
10	the district plan filed in the office of the municipal clerk. All
11	district plans shall conform with the requirements of this article.
12	§ 450. Notice and hearing. 1. After the filing of the district plan
13	in the office of the municipal clerk pursuant to section four hundred
14	forty-nine of this article, the legislative body may adopt a resolution
15	and shall enter the same in the minutes of its proceedings. This resol-
16	ution shall contain a copy of the district plan, the fact that a
17	district plan is on file in the municipal clerk's office for public
18	inspection and the time when and the place where the legislative body
19	will meet and hold a public hearing to hear all persons interested in
20	the subject thereof.
21	2. The resolution shall also contain a statement that any assessed
22	business owner, deemed benefited and therefore within the district,
23	objecting to the plan shall file an objection at the office of the
24	municipal clerk within thirty days of the conclusion of the hearing on
25	forms made available by the clerk, and, further, that if business owners
26	that shall pay more than fifty percent of the amount raised by the
27	assessed businesses situated within the boundaries of the district
28	proposed for establishment or extension, as shown upon the latest
29	completed municipal business list, file their objections, the district
30	will not be established or extended.
31	3. The legislative body shall cause a copy of the resolution or a
32	summary thereof to be published at least once in the official paper or a
33	newspaper in general circulation in the municipality, the first publica-
34	tion to be not less than ten nor more than thirty days before the day
35	set for the hearing required by this section. In addition, not less than
36	ten nor more than thirty days before the date set for the hearing, the
37	legislative body shall cause a copy of the resolution or a summary ther-
38	eof to be mailed to each owner of an assessed business within the
39	proposed district at the address shown on the latest municipal business
40	list. If the legislative body publishes or mails a summary of the resol-
41	ution, such summary shall include the business address of the municipal
42	clerk, a statement that copies of the resolution shall be made available
43	free of charge to the public, the improvements, activities, or services
44	proposed, the total estimated annual amount proposed to be expended for
45	improvements, activities, maintenance and operation, and a statement
46	indicating the rights of owners to object pursuant to subdivision two of
47	this section.
48	4. The resolution may further state the place, other than the munici-
49	pal clerk's office, where the district plan may be inspected in advance
50	of the hearing, if the legislative body determines that, in the public
51	interest, any additional place of inspection is necessary or desirable.
52	§ 451. Establishment or extension of the district. 1. Not earlier
53	than thirty days after the conclusion of the last day of the public
54	hearing held pursuant to section four hundred fifty of this article, the
55	legislative body shall determine:

1	(a) whether the notice of hearing for all hearings required to be held
2	was published and mailed as required by law and is otherwise sufficient;
3	(b) whether all the assessed businesses within the boundaries of the
4	proposed district or extension will benefit from the establishment or
5	extension of the district; and
б	(c) whether the establishment or extension of the district is in the
7	public interest.
8	2. (a) If the legislative body shall determine the establishment or
9	extension of the district is not in the public interest pursuant to
10	paragraph (c) of subdivision one of this section, or if the requisite
11	number of owners shall have filed their objections as provided in
12	section four hundred fifty of this article, the legislative body shall
13	adopt a resolution disapproving the establishment or extension of the
14^{10}	district, stating the reasons for its determination and enter the same
15	in the minutes of its proceedings. Thereafter no plan for the estab-
16	lishment or extension of a district to include any business proposed to
17	be included in the disapproved district may be prepared as provided in
18	section four hundred fifty of this article until the expiration of at
19	least one year from the date of disapproval.
20	(b) If the legislative body shall find that notice was incorrectly or
21	insufficiently given or that, except as otherwise provided in section
22	four hundred forty-eight of this article, any assessed business within
23	the boundaries of the proposed district or extension is not benefited
24	thereby or that certain businesses benefited thereby had not been
25	included therein, it shall call a further hearing at a definite place
26	and time not less than ten nor more than thirty days after this determi-
27	nation. In the resolution calling such hearing, it shall specify the
28	necessary changes, if any, to the boundaries of the proposed district or
29	extension to be made in order that, except as otherwise provided in
30	section four hundred forty-eight of this article, all of the businesses
31	and only those businesses as deemed benefited shall be included within
32	the boundaries of the proposed district or extension. Benefited busi-
33	nesses located in a district are not required to be contiguous. Notice
34	of the further hearing shall be published and mailed in the manner
35	provided in section four hundred fifty of this article, except that,
36	where boundaries are to be altered, this notice shall also specify the
37	manner in which it is proposed to alter the boundaries of the proposed
38	district or extension. The further hearing shall be conducted in the
39	same manner as the original hearing.
40	3. If and when the legislative body shall determine in the affirmative
41	all of the questions set forth in subdivision one of this section, and
42	provided that the requisite number of owners shall not have objected as
43	provided in section four hundred fifty of this article, it may adopt a
44	local law approving the establishment or extension of the district as
45	the boundaries shall be finally determined and the construction of the
46	improvement or providing of the activity or service in the district.
47	4. Upon the recommendation of the district management association and
48	after a public hearing, the legislative body may adopt a local law at
49	any time prior to or after the establishment of a district to change the
50	method of assessment as set forth in the plan. Notice of such public
51	hearing and a description of the proposed change shall be given in the
52	manner set forth in section four hundred fifty of this article.
53	§ 452. Publication, filing and judicial review. 1. The municipal clerk
54	shall cause a certified copy of the local law of the legislative body
55	adopted pursuant to the provisions of this article establishing or
56	extending any district, or increasing the maximum total amount proposed

to be expended for the improvement, activities, or additional services 1 in any district or extension, or changing the method of assessment, or 2 authorizing the district to incur debt to provide for additional 3 4 improvements, activities, or services within the district, to be duly 5 recorded in the municipal clerk's office within ten days after such 6 local law becomes effective. When recorded this local law shall be 7 presumptive evidence of the regularity of the proceedings for the estab-8 lishment or extension of the district, of the proceedings instituted for 9 the construction of any improvement and of all other actions taken in 10 <u>relation to it.</u> 11 2. Within ten days after the local law becomes effective, the munici-12 pal clerk shall, in addition to any other filing required by law, cause a copy of the local law or a summary thereof to be published at least 13 14 once in the official paper or newspaper of general circulation in the 15 municipality. 3. This local law shall be final and conclusive unless a proceeding to 16 17 review is commenced in accordance with this article. Any person aggrieved by any local law adopted pursuant to this article may seek 18 judicial review of the local law in the manner provided by article 19 20 seventy-eight of the civil practice law and rules, provided the proceed-21 ing is commenced within thirty days from the date of the publication of 22 the copy or summary of the local law pursuant to subdivision two of this section. No review shall be had unless the petitioner shall give an 23 undertaking approved by the supreme court, or a justice thereof, as to 24 25 form, amount and sufficiency of sureties, that, in the event of failure to modify the local law he or she will pay to the municipality, all 26 27 costs and expenses as are incurred by it on account of the proceedings, 28 as shall be determined by the court. In the event that upon this review there shall be any modification by the court of the local law, the court 29 30 shall direct the modification by judgment which shall be final and 31 conclusive, and the municipal clerk shall cause the judgment to be 32 recorded and filed in the same places and manner as was the local law 33 which was modified. 34 § 453. Amendments to the district plan. 1. At any time after the establishment or extension of a district pursuant to the provisions of 35 36 this article, the district plan upon which the establishment or exten-37 sion was based, may, upon the recommendation of the district management association, be amended by the legislative body after compliance with 38 39 the procedures set forth in this article. 40 2. Amendments to the district plan which provide for changes to the improvements, activities, or services provided under the district plan 41 may be adopted by the district management association and do not require 42 43 actions by the legislative body. 44 3. Amendments to the district plan which provide for changes to the boundaries of the district or any change in the method of assessment 45 46 upon which the business assessment is based may be adopted by local law 47 of the legislative body, provided that the legislative body of the muni-48 cipality shall, after a public hearing, determine that it is in the 49 public interest to authorize such changes to the boundaries of the district or changes to the method of assessment. The legislative body 50 shall give notice of the hearing by publication of a notice on the 51 52 legislative body's website or in at least one newspaper having general circulation in the district specifying the time when and the place where 53 the hearing will be held and stating any changes to the boundaries of 54 the district, or any change in the method of assessment upon which the 55

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1	business assessment is based. The notice shall be published once at
2	least ten days prior to the date specified for the hearing.
3	4. Amendments to the district plan which provide for the district to
4	incur indebtedness in order to provide for additional improvements or
5	activities, or which provide an increase only in the amount to be
6	expended annually for improvements, activities, services, maintenance
7	and operation, or which provide for an increase in the total maximum
8	amount to be expended for improvements or activities in the district,
9	may be adopted by local law of the legislative body. Adoption of a local
10	law of the legislative body regarding the amendments as provided in this
11	paragraph requires that the legislative body shall, after a public hear-
12	ing, determine that it is in the public interest to authorize the
13	district to incur indebtedness to provide for additional improvements or
14	activities, or to increase only in the amount to be expended annually,
15	or to increase the maximum total amount to be expended for improvements
16	or activities in the district. Notice of the hearing shall be published
17	and mailed in the manner provided in section four hundred fifty of this
18	article.
19	§ 454. Expense of the district. 1. The expense incurred in the
20	construction or operation of any improvement, activities, or provision
21	of additional services in a district pursuant to this article shall be
22	financed in accordance with the district plan upon which the establish-
23	ment or extension of the district was based. Activities or services for
24	which district business owners are assessed pursuant to the plan shall
25	be in addition to or an enhancement of those provided by the munici-
26	pality prior to the establishment of the district. The expense and cost
27	apportioned to benefited businesses in accordance with the plan shall be
28	a business assessment upon each benefited business within the district.
29	2. The business assessment levied upon benefited businesses pursuant
30	to this article shall be imposed as provided in the district plan.
31	3. Any municipality which has established a district pursuant to this
32	article, may, for the purpose of providing funds for making capital
33	improvements, within a district, issue and sell bonds or other municipal
34	obligations as provided in the local finance law and other applicable
35	laws and statutes. Principal and interest payments on these bonds or
36	other municipal obligations may be made in whole or in part from the
37	proceeds of business assessments imposed upon benefited businesses with-
38	in the district.
39	§ 455. Expenditure of district funds. The proceeds of any business
40	assessment imposed pursuant to this article shall be remitted to the
41	district management association by the municipality within sixty days
42	following the collection of assessments from assessed businesses. None
43	of the proceeds collected pursuant to this article shall be used for any
44	purposes other than those set forth in the district plan.
45	<u>§ 456. District management association. 1. There shall be a district</u>
46	management association for each district established pursuant to the
47	provisions of this article, which, if a non-profit corporation, shall
48 48	pursuant to the not-for-profit corporation law have one or more classes
40 49	or membership, voting or non-voting for the purpose of carrying out such
	activities as may be prescribed in the plan.
	2. The board of directors of the association may include, but shall
51 52	
52 52	not be limited to, representatives of business owners within the district
53 54	<u>district.</u> <u>3. In addition to such other powers as are conferred on it by law, the</u>
54 55	
55	district management association may make recommendations to the legisla-

1	tive body with respect to any matter involving or relating to the
2	district.
3	§ 457. Dissolution. Any district established or extended pursuant to
4	the provisions of this article, where there is no indebtedness,
5	outstanding and unpaid, incurred to accomplish any of the purposes of
б	the district, may be dissolved by resolution of the legislative body of
7	the municipality, if the legislative body of the municipality finds
8	there has been misappropriation of funds, malfeasance, or a violation of
9	law in connection with the management of the district. It shall provide
10	a notice of a hearing on disestablishment pursuant to section four
11	hundred fifty of this article. Each year on the anniversary of formation
12	of the district there shall be a thirty-day window where petitions of
13	the business owners, or business owner representatives, that shall pay
14	more than fifty percent of the total amount raised by all benefited
15	businesses included in the boundaries of the district may petition to
16	dissolve the district. The legislative body shall request and consider
17	the recommendations of the district management association concerning
18	any proposed dissolution, provided that if the association has not
19	submitted recommendations to the legislative body within ninety days
20	after request therefore, the legislative body shall adopt any such
21	proposed dissolution without considering such recommendations. In the
22	event of dissolution, any remaining revenues, after all outstanding
23	debts are paid, derived from the levy of assessments, or derived from
24	the sale of assets acquired with the revenues, or from bond reserve or
25	construction funds, shall be spent in accordance with the district plan
26	or shall be refunded to the assessed business owners by applying the
27	same method and basis that was used to calculate the district assess-
28	ments that were levied.
29	§ 458. Severability. If any provision of this article or the applica-
30	tion thereof to any person or circumstance shall be adjudged invalid by
31	any court of competent jurisdiction, such order or judgment shall be
32	confined in its operation to the controversy in which it was rendered
33	and shall not affect or invalidate the remainder of any provisions of
34	this article or the application of any part thereof to any other person
35	or circumstance and to this end the provisions of this article are here-
36	by declared to be severable.

37 § 2. This act shall take effect immediately.