

CITY OF NEWBURGH COUNCIL MEETING AGENDA SESION GENERAL DEL CONSEJAL January 25, 2021 7:00 PM

Mayor/Alcaldesa

- 1. Moment of Silence/ Momento de Silencio
- 2. Pledge of Allegiance/ Juramento a la Alianza

City Clerk:/Secretaria de la Ciudad

Roll Call/ Lista de Asistencia

Communications/Communicaciones

- 4. Approval of the Minutes of the City Council Meeting on January 11, 2021
- 5. <u>City Manager Update/ Gerente de la ciudad pone al dia a la audiencia de los planes de cada departamento</u>

Presentations/Presentaciones

6. Public Hearing - E.O. 203 Police Reform and Reinvention Collaborative
There will be a public hearing on Monday, January 25, 2021, to receive
comments from the public concerning the City of Newburgh Police Reform
and Reinvention Collaborative pursuant to Executive Order 203.

Habrá una audiencia pública el lunes 25 de enero de 2021, para recibir comentarios del público sobre la Reforma y La Reinvención Colaborativa Policial De la Ciudad de Newburgh en conformidad con la Orden Ejecutiva 203.

Comments from the public regarding agenda and general matters of City Business/Comentarios del público con respecto a la agenda y sobre asuntos generales de la Ciudad.

City Manager's Report/ Informe del Gerente de la Ciudad

7. Resolution No. 11 - 2021 - Proposal with ARCADIS for Final Design of Browns Pond Pump Station Permanent Generator

Resolution authorizing the City Manager to accept a proposal and execute a professional engineering services agreement with Arcadis of New York, Inc. for bid document preparation and management services in the Brown's Pond

Pump Station Permanent Generator Project at a cost not to exceed \$71,000.00.

Resolución que autoriza al Gerente de la Ciudad a aceptar una propuesta y ejecutar un acuerdo de servicios de ingeniería profesional con Arcadis de Nueva York, Inc. para la preparación y gestión de documentos de licitación en el Proyecto de Generador Permanente de la Estación de Bombas de la Charca de Brown a un costo que no exceda de \$71,000.00.

8. Resolution No. 12 - 2021 - Application to the Green Innovation Grant Program for the Broadway Reconstruction Project

Resolution authorizing the City Manager to apply for and accept if awarded a New York State Environmental Facilities Corporation Green Innovation Program Grant for the Long Term Control Plan Broadway Reconstruction Project in the amount of \$1,500,000.00.

Resolución que autoriza al Gerente de la Ciudad a solicitar y aceptar si se le otorga una Subvención del Programa de Innovación Verde de la Corporación de Instalaciones Ambientales del Estado de Nueva York para el Proyecto de Reconstrucción de Broadway del Plan de Control a Largo Plazo por la cantidad de \$1,500,000.00

9. Resolution No. 13 - 2021 - Amendment to 2021 Personnel Book to Add Temporary Detective

Resolution amending the 2021 Personnel Analysis Book to add one Detective Position on a temporary basis in the City of Newburgh Police Department for the period January 1, 2021 through January 13, 2021

Resolución por la que se modifica el Libro de Análisis de Personal de 2021 para añadir una Posición de Detective de forma temporal en el Departamento de Policía de la Ciudad de Newburgh para el período comprendido entre el 1 de enero de 2021 y el 13 de enero de 2021.

 Resolution No. 14 - 2021 - Amendment to 2021 Personnel Book to Add Temporary Police Officer

Resolution amending the 2021 Personnel Analysis Book to add one Police Officer position on a temporary basis in the City of Newburgh Police Department through February 28, 2021.

Resolución por la que se modifica el Libro de Análisis de Personal de 2021 para añadir una posición de oficial de policía de forma temporal en el Departamento de Policía de la ciudad de Newburgh hasta el 28 de febrero de 2021

11. Resolution No. 15 - 2021 - To Grant Limited Income Exemptions Pursuant to New York State Real Property Tax Law Sections 467 & 459-c

Resolution authorizing the Assessor to grant limited income exemptions pursuant to New York State Real Property Tax Law Section 459-c and Section

467 to seniors and individuals with disabilities on the 2021 Assessment Roll pursuant to The COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020.

Resolución que autoriza al Evaluador a otorgar exenciones de ingresos limitados de conformidad con la Ley del Impuesto sobre la Propiedad Inmobiliaria del Estado de Nueva York Sección 459-c y La Sección 467 a personas de la tercera edad y personas con discapacidad en el Cuadro de Evaluación de 2021 de conformidad con la Ley de Desalojo de Emergencia y Prevención de Ejecuciones de 2020 COVID-19

Old Business: / Asuntos Pendientes

New Business: / Nuevos Negocios

Final Comments from the City Council/ Comentarios Finales del Ayuntamiento:

Adjournment/ Aplazamiento:

Executive Session/ Sesión Ejecutiva:

12. the medical, financial, credit or employment history of a particular person or corporation, or matters leading to the appointment, employment, promotion, demotion, discipline, suspension, dismissal or removal of a particular person or corporation

El historial médico, financiero, de crédito o de empleo de una persona o corporación en particular, o asuntos que conduzcan al nombramiento, empleo, promoción, descenso, disciplina, suspensión, despido o retiro de una persona o corporación en particular.

RESOLUTION NO.: 8 - 2021

OF

JANUARY 11, 2021

RESOLUTION SCHEDULING A PUBLIC HEARING FOR JANUARY 25, 2021 TO HEAR PUBLIC COMMENT CONCERNING THE CITY OF NEWBURGH POLICE REFORM & REINVENTION COLLABORATIVE PLAN

WHEREAS, by Executive Order 203, Governor Andrew M. Cuomo has required each local government entity which has a police agency operating with police officers as defined under 1.20 of the criminal procedure law to perform a comprehensive review of current police force deployments, strategies, policies, procedures, and practices, and develop a plan to improve such deployments, strategies, policies, procedures, and practices, for the purposes of addressing the particular needs of the communities served by such police agency and promote community engagement to foster trust, fairness, and legitimacy, and to address any racial bias and disproportionate policing of communities of color; and

WHEREAS, the City of Newburgh has commenced a comprehensive review of current police force deployments, strategies, policies, procedures, and practices in order to develop a plan to improve such deployments, strategies, policies, procedures, and practices; and

WHEREAS, and the comprehensive review requires consulting with community residents and stakeholders in developing its plan;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York, that there is hereby scheduled a public hearing to receive comments concerning "The City of Newburgh Police Reform & Reinvention Collaborative Plan"; and that such public hearing be and hereby is duly set for the next regular meeting of the Council to be held at 7:00 p.m. on the 25th day of January, 2021; and

BE IT FURTHER RESOLVED, that due to public health and safety concerns related to COVID-19, the City Council will not be meeting in-person. In accordance with the Governor's Executive Order 202.1, as amended, the January 25, 2021 City Council meeting will be held via videoconferencing, and a transcript will be provided at a later date. The public will have an opportunity to see and hear the meeting live and provide comments on the proposed City of Newburgh Police Reform & Reinvention Collaborative Plan follows:

To view the livestream of the City Council Work Session and Meeting visit: https://www.cityofnewburgh-ny.gov/live-video-streaming.

To access the City Council Meeting remotely: join from a PC, Mac, iPad, iPhone, or Android device through the Zoom App: https://zoom.us/webinar/register/WN_UqBfgbctRbOGBe0K3U2ngA. Please note that there is an underscore between the "N" and "U").

To register in advance for this webinar in order to provide comments during the hearing: https://zoom.us/webinar/register/WN UqBfgbctRbOGBe0K3U2ngA. Please note that there is an underscore between the "N" and "U"). Fill out the required information (First Name, Last Name, E-mail Address and check appropriate box to comment during the public hearing). After registering, you will receive a confirmation email containing information about joining the webinar.

Comments can be provided by email before the meeting to <u>comments@cityofnewburghny.gov</u> with the Subject Line in this format: "PUBLIC HEARING ITEM" by 4:00 p.m. on Monday, January 25, 2021. Please check the meeting Agenda posted on the website for further instructions to access the virtual meeting and for updated information.

hereby certify that I have compared the foregoing with the original resolution adopted by the Council of the City of Newburgh at a regular meeting held and that it is a true and correct copy of such original.

Witness my hand and seal of the City of Newburgh this adday of 20

City Clerk

R	ESOLU	JTION	NO.:	11	- 2021

OF

JANUARY 21, 2021

A RESOLUTION AUTHORIZING THE CITY MANAGER TO ACCEPT A PROPOSAL AND EXECUTE A PROFESSIONAL ENGINEERING SERVICES AGREEMENT WITH ARCADIS OF NEW YORK, INC.

FOR BID DOCUMENT PREPARATION AND MANAGEMENT SERVICES IN THE BROWN'S POND PUMP STATION PERMANENT GENERATOR PROJECT AT A COST NOT TO EXCEED \$71,000.00

WHEREAS, the City of Newburgh owns and operates the Brown's Pond Pump Station that transfers raw water to the City's Water Filtration Plant for treatment and proposed to replace the portable generator with a permanent standby generator, installed at the pump station site, to provide service in case of primary power failure, and

WHEREAS, by Resolution No. 139–2019 of June 10, 2019, the City Council approved a proposal and professional engineering services agreement with Arcadis of New York, Inc. for a basis of design report for the Brown's Pond Pump Station Permanent Generator Project (the "Project") at a cost not to exceed \$7,500.00; and

WHEREAS, Arcadis of New York, Inc. has submitted a proposal for professional engineering services for the preparation of bid documents and management of the bid process to finalize the design and continue with the installation of the Project; and

WHEREAS, the cost for such professional engineering services will not exceed \$71,000.00 and funding shall be derived from F.8310.0455 Consultant Services; and

WHEREAS, the City Council has reviewed the annexed proposal and has determined that such work would be in the best interests of the City of Newburgh and its residents;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York that the City Manager be and he is hereby authorized to accept a proposal and execute a professional engineering services agreement with Arcadis of New York, Inc. for bid document preparation and management services at a cost not to exceed \$71,000.00 in the Brown's Pond Pump Station Permanent Generator Project.

RESOLUTION NO.: ____12 - 2021

OF

JANUARY 25, 2021

A RESOLUTION AUTHORIZING THE CITY MANAGER TO APPLY FOR AND ACCEPT IF AWARDED A NEW YORK STATE ENVIRONMENTAL FACILITIES CORPORATION GREEN INNOVATION PROGRAM GRANT FOR THE LONG TERM CONTROL PLAN BROADWAY RECONSTRUCTION PROJECT

IN THE AMOUNT OF \$1,500,000.00

WHEREAS, by Resolution No. 219-2011 of October 24, 2011, the City Council of the City of Newburgh, New York authorized the City Manager to execute an Order on Consent with the New York State Department of Environmental Conservation ("NYS DEC") to resolve violations at the Wastewater Treatment Plant and for the development of the CSO Long Term Control Plan ("LTCP"); and

WHEREAS, the City has submitted its Phase 1 LTCP, the requirements for which will be deemed satisfied upon the approval of the NYS DEC and by Resolution No. 303-2015 of November 23, 2015, the City Council of the City of Newburgh authorized the City Manager to execute a Modification Order on Consent approving a Schedule of Compliance for Phase I through V of the LTCP; and

WHEREAS, the Reconstruction of Broadway between Grand and Dubois Street Project included as part of Phase II of the CSO LTCP; and

WHEREAS, the Environmental Facilities Corporation's Green Innovation Grant Program offers funding for projects, such as the Reconstruction of Broadway between Grand and Dubois Street Project, that improve water quality and mitigate effects of climate change through the implementation of green stormwater infrastructure; and

WHEREAS, the City proposes to apply for funding in the amount of \$1,500,000.00, with the grant match in the amount of 10% shall be derived from an existing grant and loan from the New York State Environmental Facilities Corporation under project CWSRF#C3-7332-11-00 and/or a future bond authorization; and

WHEREAS, this Council has determined that applying for and accepting the grant and loan funding if awarded is in the best interests of the City of Newburgh;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York that the City Manager be and he is hereby authorized to apply for and accept if awarded a New York State Environmental Facilities Corporation Green Innovation Program Grant in the amount of \$1,500,000.00 for the Reconstruction of Broadway between Grand and Dubois Street Project; and upon the award of such funding to enter into and execute a documents and contracts with the New York State Environmental Facilities Corporation for said purposes and further, to carry out and comply with the terms of such project agreement(s).



DECEMBER 23, 2020 Albany, NY

Governor Cuomo Announces \$19 Million in Water Quality Grant Funding Available for Infrastructure Improvements

\$17 Million is Available to Support Green Stormwater Infrastructure, Water Efficiency, and Energy Efficiency Projects across the State

\$2 Million is Also Available to Help Municipalities Pay for Initial Planning for Wastewater Infrastructure Projects

Governor Andrew M. Cuomo today announced that \$19 million in federal grant funding is available to municipalities through the Consolidated Funding Application for infrastructure projects that protect or improve water quality. This funding is made available through two programs -- the Green Innovation Grant Program and Engineering Planning Grant Program. Funding through the Green Innovation Grant Program will support projects aimed at improving water quality and mitigating the effects of climate change through the implementation of green stormwater infrastructure, as well as energy and water efficiency efforts. The Engineering Planning Grant Program funding will help municipalities pay for the initial planning of water quality projects.

"Clean water and strong infrastructure are important backbones of any thriving community and New York has worked hard to ensure localities have the resources they need to strengthen and prepare their water systems for the future," **Governor Cuomo said.** "With this funding in hand, our local partners will be able to pursue projects which not only ensure

communities have access to clean water, but utilize cutting-edge green technologies to complete them and improve water management overall."

The Environmental Facilities Corporation and New York State Department of Environmental Conservation will evaluate and score all projects for which applications are received based on several factors, including level of water quality protection or enhancement, financial need, and readiness of the community to proceed expeditiously with the project. Applications for both the Green Innovation Grant Program (GIGP) and the Engineering Planning Grant Program (EPG) funding must be submitted through the Consolidated Funding Application website by 4 p.m., February 12, 2021.

EFC will host a webinar to present the GIGP and EPG programs on January 13, 2021, at 11 a.m. A recording of the webinar will be available on EFC's website www.efc.ny.gov. The webinar will provide an overview of the GIGP and EPG programs, as well as guidance on how to apply for grant funds. There will also be an opportunity to ask questions. You may register for the webinar on EFC's website www.efc.ny.gov.

To date, more than \$200 million in GIGP and EPG grant funding has been made available to address clean water challenges in New York communities. The grant funding made available today builds upon the more than \$3.5 billion in funding Governor Cuomo has dedicated to clean water initiatives.

Maureen Coleman, Acting President and CEO of the Environmental Facilities Corporation, said, "Under Governor Cuomo's leadership, the state continues to provide unprecedented support to communities to address clean water challenges. EFC is excited to be able to provide this funding to support innovative green projects across New York. These projects will protect water quality, while also mitigating impacts of climate change, the effects of which are often disproportionally borne by disadvantaged communities."

Basil Seggos, Commissioner of the Department of Environmental Conservation and Chair of the Environmental Facilities Corporation, said, "Access to clean water is critical to the health, safety, and economic well-being of communities across the state. Under Governor Cuomo's leadership, New York continues to invest millions of dollars to protect and restore water

resources statewide while DEC and our state agency partners continue our work to identify and address threats both new and known before they enter our waters."

Senator Todd Kaminsky said, "Few things are more important than access to pristine water which is why this crucial investment is necessary to address aging infrastructure and emerging contaminants. This funding will bolster public health and quality-of-life, while protecting such a vital natural resource. I applaud Governor Cuomo for this initiative, building off of our State's historic investments in clean water, and I look forward to working with localities to ensure they can tap into this funding."

Assembly Member Steve Englebright said, "This funding will help our local governments improve water quality. Correctly handling stormwater may not be glamorous, but it's an essential component in protecting our water and the land."

The Governor's commitment to water quality includes \$3.5 billion for water quality protection across New York through the Clean Water Infrastructure Act and subsequent budgets, \$350 million awarded through the Water Infrastructure Improvement Act, and \$60 million in the Intermunicipal Water Infrastructure Grants Program, among other investments for projects across the state. In addition, this year New York adopted a first-in-the-nation drinking water standard for emerging contaminant 1,4-Dioxane that set the maximum contaminant level of 1 part per billion for 1,4-Dioxane. The Governor also announced maximum contaminant levels for emerging contaminants PFOA and PFOS in New York's drinking water, which are among the lowest in the U.S. for PFOA and PFOS at 10 parts per trillion.

Contact the Governor's Press Office

Contact us by phone:

Albany: (518) 474 - 8418

New York City: (212) 681 - 4640

Contact us

by email: <u>Press.Office@exec.ny.gov</u>

RESOLUTION NO.: ____13___-2021

OF

JANUARY 25, 2021

A RESOLUTION AMENDING THE 2021 PERSONNEL ANALYSIS BOOK TO ADD ONE (1) DETECTIVE POSITION ON A TEMPORARY BASIS IN THE CITY OF NEWBURGH POLICE DEPARTMENT FOR THE PERIOD JANUARY 1, 2021 THROUGH JANUARY 13, 2021

WHEREAS, the Police Department previously advised the City Manager that due to an expected retirement, the department is in need of an additional individual to perform the duties of "Detective" in the Crime Scene Unit; and

WHEREAS, by Resolution No. 311-2020 of December 14, 2020, Council of the City of Newburgh authorized an amendment to the 2020 Personnel Analysis Book to create one (1) additional position on a temporary basis in the position of "Detective" in the Police Department; and

WHEREAS, the Police Department has advised the City Manager that the temporary Detective position was needed from January 1, 2021 through January 13, 2021; and

WHEREAS, the City Council has determined that adding one temporary Detective position in the Police Department for the period January 1, 2021 through January 13, 2021 will promote economy and efficiency within the Department; the same being in the best interests of the City of Newburgh;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York that the Personnel Analysis Book for the fiscal year 2021 be amended, and that there be and hereby is created one (1) additional position on a temporary basis in the job title "Detective" in the Police Department for the period January 1, 2021 through January 13, 2021.

RESOLUTION NO.: ____14___-2021

OF

JANUARY 25, 2021

A RESOLUTION AMENDING THE 2021 PERSONNEL ANALYSIS BOOK TO ADD ONE (1) POLICE OFFICER POSITION ON A TEMPORARY BASIS IN THE CITY OF NEWBURGH POLICE DEPARTMENT THROUGH FEBRUARY 28, 2021

WHEREAS, the Police Department has advised the City Manager that due to an expected retirement, the department is in need of an additional individual to perform the duties of "Police Officer"; and

WHEREAS, the creation of the additional Police Department Police Officer position will be on a temporary basis; and

WHEREAS, the City Council has determined that adding one Police Officer position in the Police Department will promote economy and efficiency within the Department; the same being in the best interests of the City of Newburgh;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York that the Personnel Analysis Book for the fiscal year 2021 be amended, and that there be and hereby is created one (1) additional position on a temporary basis in the position of "Police Officer" in the Police Department through February 28, 2021.

RESOLUTION NO.: _____15_____-2021

OF

JANUARY 25, 2021

A RESOLUTION AUTHORIZING THE ASSESSOR TO GRANT
LIMITED INCOME EXEMPTIONS PURSUANT TO
NEW YORK STATE REAL PROPERTY TAX LAW SECTION 459-C AND SECTION 467
TO SENIORS AND INDIVIDUALS WITH DISABILITIES
ON THE 2021 ASSESSMENT ROLL PURSUANT TO THE
COVID-19 EMERGENCY EVICTION AND FORECLOSURE PREVENTION ACT OF 2020

WHEREAS, on March 7, 2020, Governor Andrew M. Cuomo issued Executive Order Number 202, declaring a State disaster emergency for the entire State of New York, and

WHEREAS, the State disaster emergency has resulted in limited hours in municipal offices and rendered many seniors and individuals with disabilities homebound; and

WHEREAS, many seniors and individuals with disabilities are unable to file their real property tax exemption applications in person due to health and safety restrictions and lack the ability to file said exemption application on-line; and

WHEREAS, on December 18, 2020, Governor Cuomo issued Executive Order 202.83 to include the suspension and modification of Subdivisions 7, 7-a and 8 of section 459-c of the Real Property Tax Law, and subdivisions 5, 5-a, 5-b, 5-c and 6 of section 467 of the Real Property Tax Law, authorizing the governing body of an assessing unit to adopt a resolution directing the assessor to grant exemptions pursuant to such sections on the 2021 assessment roll to all property owners who received that exemption on the 2020 assessment roll, thereby dispensing with the need for renewal applications from such persons, and further dispensing with the requirement for assessors to mail renewal applications to such persons; and

WHEREAS, on December 24, 2020, Executive Order 202.83 was codified in the COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020, and further provides that local assessors make renewal applications for property tax exemptions available to eligible recipients through postal mail or electronic means if such recipients determine their income has changed in a manner that would grant them a greater exemption than that was present on the 2020 assessment roll and that any eligible recipient need not appear in person should they choose to file a renewal application; and

WHEREAS, the City Council of the City of Newburgh finds that adopting a Resolution consistent with the provisions the COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020 is in the best interests of the City of Newburgh and its residents;

NOW THEREFORE, **BE IT RESOLVED**, by the Council of the City of Newburgh, New York, that pursuant to the authority granted by the "COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020" and by Executive Order No. 202.83, issued by the Governor of the State of New York, that the Assessor be and hereby is directed as follows:

- 1. Grant exemptions on the 2021 assessment roll to all individuals who received the senior exemption on the 2020 assessment roll and all individuals who received an exemption on the 2020 assessment roll because they were recognized as a person with disabilities and limited income, at the same amount received on the 2020 assessment roll and dispense with the need for any such individuals to file renewal applications for such exemptions, except that
- 2. Any such individual may file a renewal application, which the Assessor must make available by postal mail or electronic means, if they determine their income has changed in a manner that would grant them a greater exemption than what was present on the 2020 assessment roll; and
- 3. The Assessor may, in her sole discretion, require a renewal application to be timely filed if she has reason to believe that any such individual, who qualified for the aforementioned exemption on the 2020 assessment roll, may have since changed their primary residence, added another owner to the deed for the relevant property, transferred such property to a new owner, or died; and
- 4. If the Assessor requires such renewal application be filed or if any eligible individual wishes to file a renewal application, the Assessor shall provide a copy of the application, with written instructions on how to file same, by regular mail without requiring anyone to file in person, which shall include instructions for contacting the Assessor's office to accomplish filing by alternate means, which may be by mail or by making an appointment to drop same off at City Hall, located at 83 Broadway, Newburgh, New York 12550.

STATE OF NEW YORK

9114

IN SENATE

December 24, 2020

Introduced by Sens. KAVANAGH, MYRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development

AN ACT establishing the "COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020"; in relation to eviction proceedings; and to provide for the expiration of certain provisions upon the expiration thereof (Part A); in relation to foreclosure proceedings; and providing for the expiration of certain provisions upon the expiration thereof (Subpart A); in relation to tax sales; and providing for the expiration of certain provisions upon the expiration thereof (Subpart B); to establish hardship declarations for owners of residential real property; and providing for the expiration of such provisions upon the expiration thereof (Subpart C); and to authorize every governing body of an assessing unit and local assessor to extend to the 2021 assessment roll, the renewal of the exemptions received on the 2020 assessment roll; and to provide for the expiration of such provisions upon the expiration thereof (Subpart D) (Part B)

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

Section 1. This act enacts into law components of legislation relating to eviction and foreclosure protections. Each component is wholly contained within a Part identified as Parts A through B. The effective date for each particular provision contained within such Part is set forth in the last section of such Part. Any provision in any section contained within a Part, including the effective date of the Part, which makes reference to a section "of this act", when used in connection with that particular component, shall be deemed to mean and refer to the corresponding section of the Part in which it is found. Section four of this act sets forth the general effective date of this act.

- 11 § 2. Short title. This act shall be known and may be cited as the 12 "COVID-19 Emergency Eviction and Foreclosure Prevention Act of 2020".
- 13 § 3. Legislative intent. The Legislature finds and declares all of the 14 following:

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

LBD17721-01-0

3

6

7

9

10

11

12 13

14

15

16

17

18

19 20

26

27

28

29

30

31

32

33

34

36

37

38

39 40

41

42

43

45

46 47

48 49

50

On March 7, 2020, Governor Andrew Cuomo proclaimed a state of emergency in response to the Coronavirus disease (COVID-19) pandemic. Measures necessary to contain the spread of COVID-19 have brought about widespread economic and societal disruption, placing the state of New York in unprecedented circumstances.

COVID-19 presents a historic threat to public health. Hundreds of thousands of residents are facing eviction or foreclosure due to necessary disease control measures that closed businesses and schools, and triggered mass-unemployment across the state. The pandemic has further interrupted court operations, the availability of counsel, the ability for parties to pay for counsel, and the ability to safely commute and enter a courtroom, settlement conference and the like.

Stabilizing the housing situation for tenants, landlords, and homeownis to the mutual benefit of all New Yorkers and will help the state address the pandemic, protect public health, and set the stage for recovery. It is, therefore, the intent of this legislation to avoid as many evictions and foreclosures as possible for people experiencing a financial hardship during the COVID-19 pandemic or who cannot move due to an increased risk of severe illness or death from COVID-19.

As such, it is necessary to temporarily allow people impacted by 21 COVID-19 to remain in their homes. A limited, temporary stay is necessary to protect the public health, safety and morals of the people the 22 23 Legislature represents from the dangers of the COVID-19 emergency 24 pandemic.

25 PART A

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

- 2. "Landlord" includes a landlord, owner of a residential property and any other person with a legal right to pursue eviction, possessory action or a money judgment for rent, including arrears, owed or that becomes due during the COVID-19 covered period, as defined in section 1 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 occupancy, or any other financial obligation under a residential lease or tenancy agreement, but does not include a residential tenant or lawful occupant with a seasonal use lease where such tenant has a primary residence to which to return to.
- 4. "Hardship declaration" means the following statement, or a substan-44 tially equivalent statement in the tenant's primary language, 14-point type, published by the office of court administration, whether in physical or electronic written form:

"NOTICE TO TENANT: If you have lost income or had increased costs during the COVID-19 pandemic, or moving would pose a significant health risk for you or a member of your household due to an increased risk for severe illness or death from COVID-19 due to an underlying medical condition, and you sign and deliver this hardship declaration form to 52 your landlord, you cannot be evicted until at least May 1, 2021 for nonpayment of rent or for holding over after the expiration of your lease. You may still be evicted for violating your lease by persistently

1 and unreasonably engaging in behavior that substantially infringes on 2 the use and enjoyment of other tenants or occupants or causes a substan-3 tial safety hazard to others.

If your landlord has provided you with this form, your landlord must also provide you with a mailing address and e-mail address to which you can return this form. If your landlord has already started an eviction 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 of the signed form for your records. You will still owe any unpaid rent to your landlord. You should also keep careful track of what you have paid and any amount you still owe.

For more information about legal resources that may be available to you, go to www.nycourts.gov/evictions/nyc/ or call 718-557-1379 if you 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 outside of New York City. Rent relief may be available to you, and you should contact your local housing assistance office.

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

- 19 I am a tenant, lawful occupant, or other person responsible for paying 20 rent, use and occupancy, or any other financial obligation under a lease
- 21 or tenancy agreement at (address of dwelling unit).
- 22 YOU MUST INDICATE BELOW YOUR QUALIFICATION FOR EVICTION PROTECTION BY 23 SELECTING OPTION "A" OR "B", OR BOTH.
- A. () I am experiencing financial hardship, and I am unable to pay my rent or other financial obligations under the lease in full or obtain alternative suitable permanent housing because of one or more of the following:
- 28 1. Significant loss of household income during the COVID-19 pandemic.
- 29 2. Increase in necessary out-of-pocket expenses related to performing 30 essential work or related to health impacts during the COVID-19 pandem-31 ic.
- 32 3. Childcare responsibilities or responsibilities to care for an 33 elderly, disabled, or sick family member during the COVID-19 pandemic 34 have negatively affected my ability or the ability of someone in my 35 household to obtain meaningful employment or earn income or increased my 36 necessary out-of-pocket expenses.
- 4. Moving expenses and difficulty I have securing alternative housing make it a hardship for me to relocate to another residence during the COVID-19 pandemic.
- 5. Other circumstances related to the COVID-19 pandemic have negatively affected my ability to obtain meaningful employment or earn income or have significantly reduced my household income or significantly increased my expenses.
- 44 To the extent that I have lost household income or had increased 45 expenses, any public assistance, including unemployment insurance,
- 46 pandemic unemployment assistance, disability insurance, or paid family
- 47 leave, that I have received since the start of the COVID-19 pandemic
- 48 does not fully make up for my loss of household income or increased
- 49 expenses.
- 50 B. () Vacating the premises and moving into new permanent housing would
- 51 pose a significant health risk because I or one or more members of my
- 52 household have an increased risk for severe illness or death from

- 1 COVID-19 due to being over the age of sixty-five, having a disability or
- 2 having an underlying medical condition, which may include but is not
- 3 limited to being immunocompromised.
- $4\ \ \text{I}\ \ \text{understand}\ \ \text{that}\ \ \text{I}\ \ \text{must comply with all other lawful terms under my}$
- 5 tenancy, lease agreement or similar contract. I further understand that
- lawful fees, penalties or interest for not having paid rent in full or
- 7 met other financial obligations as required by my tenancy, lease agree-
- 8 ment or similar contract may still be charged or collected and may
- 9 result in a monetary judgment against me. I further understand that my
- 10 landlord may be able to seek eviction after May 1, 2021, and that the
- 11 law may provide certain protections at that time that are separate from
- 12 those available through this declaration.
- 13 Signed:
- 14 Printed name:
- 15 Date signed:
- 16 NOTICE: You are signing and submitting this form under penalty of law.
- 17 That means it is against the law to make a statement on this form that
- 18 you know is false."
- 19 2. Pending eviction proceedings. Any eviction proceeding pending on 20 the effective date of this act, including eviction proceedings filed on or before March 7, 2020, or commenced within thirty days of the effec-21 22 tive date of this act shall be stayed for at least sixty days, or to 23 such later date that the chief administrative judge shall determine is 24 necessary to ensure that courts are prepared to conduct proceedings in 25 compliance with this act and to give tenants an opportunity to submit 26 the hardship declaration pursuant to this act. The court in each case 27 shall promptly issue an order directing such stay and promptly mail the 28 respondent a copy of the hardship declaration in English, and, 29 extent practicable, the tenant's primary language, if other than 30 English.
- § 3. Pre-eviction notices. A landlord shall include a "Hardship Decla-31 32 ration" in 14-point type, with every written demand for rent made pursu-33 ant to subdivision 2 of section 711 of the real property actions and proceedings law, with any other written notice required by the lease or 35 tenancy agreement, law or rule to be provided prior to the commencement 36 of an eviction proceeding, and with every notice of petition served on a If the translation of the hardship declaration in the tenant's 37 tenant. primary language is not available on the office of court adminis-38 tration's public website, as provided by section ten of this act, it 40 shall be the landlord's responsibility to obtain a suitable translation 41 the hardship declaration in the tenant's primary language. 42 notice shall also include:
- 1. a mailing address, telephone number and active email address the tenant can use to contact the landlord and return the hardship declaration; and
- 2. a list of all not-for-profit legal service providers actively handling housing matters in the county where the subject premises are located. Such lists shall be prepared and regularly updated, to the extent practicable, for such purpose and published on the website of the office of court administration.
- § 4. Prohibition on initiation of eviction proceeding. If there is no 52 pending eviction proceeding and a tenant provides a hardship declaration 53 to the landlord or an agent of the landlord, there shall be no initi-

3

4

7

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

46

47

48

49 50

51

52

53

54

ation of an eviction proceeding against the tenant until at least May 1, 2021, and in such event any specific time limit for the commencement of an eviction proceeding shall be tolled until May 1, 2021.

- § 5. Required affidavit. 1. No court shall accept for filing any petition or other filing to commence an eviction proceeding unless the petitioner or an agent of the petitioner files an affidavit of service, under penalty of perjury, demonstrating the manner in which the petitioner or the petitioner's agent served a copy of the hardship declaration in English and the tenant's primary language, if other than 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 the commencement of an eviction proceeding, and an affidavit under penalty of perjury:
- a. attesting that at the time of filing, neither the petitioner nor any agent of the petitioner has received a hardship declaration from the respondent or any other tenant or occupant of the dwelling unit that the subject of the proceeding, or
- b. attesting that the respondent or another tenant or occupant of the dwelling unit that is the subject of the proceeding has returned a hardship declaration, but 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 alleged.
- 24 2. Upon accepting a petition pursuant to article 7 of the real proper-25 ty actions and proceedings law, the attorney, judge or clerk of the 26 court, as the case may be, shall determine whether a copy of the hard-27 ship declaration in English and the tenant's primary language, if other than English, is annexed to the served notice of petition and, if not, 28 29 shall ensure that the hardship declaration is attached to such notice. 30 Service of the notice of petition with the attached hardship declaration 31 shall be made by personal delivery to the respondent, unless such 32 service cannot be made with due diligence, in which case service may be 33 made under section 735 of the real property actions and proceedings law. 34 the earliest possible opportunity, the court shall seek confirmation 35 on the record or in writing from the respondent that the respondent has 36 received the hardship declaration and that the respondent has not submitted a hardship declaration to the petitioner, an agent of 38 petitioner, or the court. If the court determines a respondent has not 39 received a hardship declaration, then the court shall stay the proceedfor a reasonable period of time, which shall be no less than ten 40 41 business days or any longer period provided by law, and provide the 42 respondent with a copy of the hardship declaration in English and the 43 respondent's primary language, if other than English, to ensure 44 respondent received and fully considered whether to submit the hardship 45 declaration.
 - § 6. Pending proceedings. In any eviction proceeding in which an eviction warrant has not been issued, including eviction proceedings filed on or before March 7, 2020, if the tenant provides a hardship declaration to the petitioner, the court, or an agent of the petitioner or the court, the eviction proceeding shall be stayed until at least May 1, 2021. If such hardship declaration is provided to the petitioner or agent, such petitioner or agent shall promptly file it with the court, advising the court in writing the index number of all relevant cases.
- § 7. Default judgments. No court shall issue a judgment in any 55 proceeding authorizing a warrant of eviction against a respondent who has defaulted, or authorize the enforcement of an eviction pursuant to a

1 default judgment, prior to May 1, 2021, without first holding a hearing after the effective date of this act upon motion of the petitioner. The petitioner or an agent of the petitioner shall file an affidavit attest-ing that the petitioner or the petitioner's agent has served notice of the date, time, and place of such hearing on the respondent, including a copy of such notice. If a default judgment has been awarded prior to the effective date of this act, the default judgment shall be removed and the matter restored to the court calendar upon the respondent's written or oral request to the court either before or during such hearing and an order to show cause to vacate the default judgment shall not required.

- § 8. Post warrant of eviction. a. (i) In any eviction proceeding in which an eviction warrant has 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 proceedings filed on or before March 7, 2020, the court shall stay the execution of the warrant at least until the court has held a status conference with the parties. (ii) In any eviction proceeding, if the tenant provides a hardship declaration to the petitioner, the court, or an agent of the petitioner or the court, prior to the execution of the warrant, the execution shall be stayed until at least May 1, 2021. If such hardship declaration is provided to the petitioner or agent of the petitioner, such petitioner or agent shall promptly file it with the court, advising the court in 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:
- (i) 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 and the court; or
- (ii) The tenant is ineligible for a stay under this act because the court has found that the tenant 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.
- c. No court shall issue a warrant directed to the sheriff of the county or to any constable or marshal of the city in which the property, or a portion thereof, is situated, or, if it is not situated in a city, to any constable of any town in the county, that does not comply with the requirements of this section.
- d. No officer to whom the warrant is directed shall execute a warrant for eviction issued that does not comply with the requirements of this 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.
- § 9. Sections two, four, six and paragraph (ii) of subdivision a of section eight of this act shall not apply if the tenant 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, provided:

- 1. If an eviction proceeding is pending on the effective date of this act, but the petitioner has not previously alleged that the tenant persistently and unreasonably engaged in such behavior, the petitioner shall be required to submit a new petition with such allegations and comply with all notice and service requirements under article 7 of the real property actions and proceedings law and this act.
- 2. If the court has awarded a judgment against a respondent prior to the effective date of this act on the basis of objectionable or nuisance behavior, the court shall hold a hearing to determine whether the tenant is continuing to persist in engaging in unreasonable behavior that substantially infringes on the use and enjoyment of other tenants or occupants or causes a substantial safety hazard to others.
- 3. For the purposes of this act, a mere allegation of the behavior by the petitioner or an agent of the petitioner alleging such behavior shall not be sufficient evidence to establish that the tenant has engaged in such behavior.
- 4. If the petitioner fails to establish that the tenant persistently and unreasonably engaged in such behavior and the tenant provides or has provided a hardship declaration to the petitioner, petitioner's agent or the court, the court shall stay or continue to stay any further proceedings until at least May 1, 2021.
- 5. If the petitioner establishes that the tenant persistently and unreasonably engaged in such behavior or the tenant fails to provide a hardship declaration to the petitioner, petitioner's agent or the court, the proceeding may continue pursuant to article 7 of the real property actions and proceedings law and this act.
- § 10. Translation of hardship declaration. The office of court administration shall translate the hardship declaration, as defined in section one of this act, into Spanish and the six most common languages in the city of New York, after Spanish, and shall post and maintain such translations and an English language copy of the hardship declaration on the website of such office beginning within fifteen days of the effective date of this act. To the extent practicable, the office of court administration shall post and maintain on its website translations into such additional languages as the chief administrative judge shall deem appropriate to ensure that tenants have an opportunity to understand and submit hardship declarations pursuant to this act.
- § 11. Rebuttable presumption. A hardship declaration in which the tenant has selected the option indicating a financial hardship shall create a rebuttable presumption that the tenant is experiencing financial hardship, in any judicial or administrative proceeding that may be brought, for the purposes of establishing a defense under chapter 127 of the laws of 2020, an executive order of the governor or any other local or state law, order or regulation restricting the eviction of a tenant suffering from a financial hardship during or due to COVID-19 provided that the absence of a hardship declaration shall not create a presumption that a financial hardship is not present.
- 50 § 12. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid 52 and after exhaustion of all further judicial review, the judgment shall 53 not affect, impair or invalidate the remainder thereof, but shall be 54 confined in its operation to the clause, sentence, paragraph, section or 55 part of this act directly involved in the controversy in which the judgment shall have been rendered.

§ 13. This act shall take effect immediately and sections one, two, three, four, five, six, seven, eight, nine, ten and twelve of this act shall expire May 1, 2021.

PART B

Section 1. This Part enacts into law components of legislation relating to mortgage foreclosure, tax foreclosure, credit discrimination and 7 tax renewal exemption protections. Each component is wholly contained within a Subpart identified as Subparts A through D. The effective date for each particular provision contained within such Subpart is set forth 10 in the last section of such Subpart. Any provision in any section contained within a Subpart, including the effective date of the Subpart, 11 12 which makes reference to a section "of this act", when used in connection with that particular component, shall be deemed to mean and 13 refer to the corresponding section of the Subpart in which it is found. 15 Section three of this Part sets forth the general effective date of this 16 Part.

17 SUBPART A

18

19 20

21 22

23

24

25

26

27

28

29

30 31

32

34 35

36

37

38

39

40

41

43

45

46

47

48

49

50

Section 1. Application. This section shall apply to any action to foreclose a mortgage relating to residential real property, provided the owner or mortgagor of such property is a natural person, regardless of how title is held, and owns ten or fewer dwelling units whether directly 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 includes the primary residence of the natural person requesting such relief and the remaining units are currently occupied by a tenant or are available for rent.

- (a) For purposes of this act, real property shall include shares assigned to a unit in a 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.

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.

§ 2. Definitions. For the purposes of this act, "Hardship Declaration" 42 means the following statement, or a substantially equivalent statement in the mortagor's primary language, in 14-point type, published by the office of court administration, whether in physical or electronic written form:

"NOTICE TO MORTGAGOR: If you have lost income or had increased costs during the COVID-19 pandemic, and you sign and deliver this hardship declaration form to your mortgage lender or other foreclosing party, you cannot be foreclosed on until at least May 1, 2021.

If your mortgage lender or other foreclosing party provided you with this form, the mortgage lender or other foreclosing party must also 51 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 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 payments and lawful fees to your lender. You should also keep careful track of what you have paid and any amount you still owe.

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

- 1. Significant loss of household income during the COVID-19 pandemic.
- 13 2. Increase in necessary out-of-pocket expenses related to performing 14 essential work or related to health impacts during the COVID-19 pandem-15
 - 3. Childcare responsibilities or responsibilities to care for an elderly, disabled, or sick family member during the COVID-19 pandemic have negatively affected my ability or the ability of someone in my household to obtain meaningful employment or earn income or increased my necessary out-of-pocket expenses.
 - 4. Moving expenses and difficulty I have securing alternative housing make it a hardship for me to relocate to another residence during the COVID-19 pandemic.
 - 5. Other circumstances related to the COVID-19 pandemic have negatively affected my ability to obtain meaningful employment or earn income or significantly reduced my household income or significantly increased my expenses.
 - 6. One or more of my tenants has defaulted on a significant amount of their rent payments since March 1, 2020.
- To the extent I have lost household income or had increased expenses, any public assistance, including unemployment insurance, pandemic unemployment assistance, disability insurance, or paid family leave, that I 33 have received since the start of the COVID-19 pandemic does not fully make up for my loss of household income or increased expenses.
- understand that I must comply with all other lawful terms under my 36 mortgage agreement. I further understand that lawful fees, penalties or interest for not having paid my mortgage in full as required by my mortgage agreement may still be charged or collected and may result in a monetary judgment against me. I also understand that my mortgage lender or other foreclosing party may pursue a foreclosure action against me on 40 41 or after May 1, 2021, if I do not fully repay any missed or partial 42 payments and lawful fees.
- 43 Signed:

3

7

8

9

10

11

12

16

17

18

19 20

21

22

23

24

25

26

27

28

29

30

31

34 35

38

39

- 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 you know is false." 48
- 49 § 3. Any action to foreclose a mortgage pending on the effective date 50 of this act, including actions filed on or before March 7, 2020, or 51 commenced within thirty days of the effective date of this act shall be 52 stayed for at least sixty days, or to such later date that the chief administrative judge shall determine is necessary to ensure that courts 54 are prepared to conduct proceedings in compliance with this act and to give mortgagors an opportunity to submit the hardship declaration pursu-55 ant to this act. The court in each case shall promptly issue an order

1 directing such stay and promptly mail the mortgagor a copy of the hard-2 ship declaration in English, and, to the extent practicable, the 3 mortgagor's primary language, if other than English.

- § 4. The foreclosing party shall include a "Hardship Declaration" in 14-point type, with every notice provided to a mortgagor pursuant to sections 1303 and 1304 of the real property actions and proceedings law. If the translation of the hardship declaration in the mortgagor's primary language is not available on the office of court administration's public website, as provided by section nine of this act, it shall be the foreclosing party's responsibility to obtain a suitable translation of the hardship declaration in the mortgagor's primary language. 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.
- § 5. If a mortgagor provides a hardship declaration to the foreclosing party or an agent of the foreclosing party, there shall be no initiation of an action to foreclose a mortgage against the mortgagor until at least May 1, 2021, and in such event any specific time limit for the commencement of an action to foreclose a mortgage shall be tolled until May 1, 2021.
- § 6. No court shall accept for filing any action to foreclose a mort-gage unless the foreclosing party or an agent of the foreclosing party files an affidavit, under penalty of perjury:
- (i) of service demonstrating the manner in which the foreclosing party's agent served a copy of the hardship declaration in English and the mortgagor's primary language, if other than English, with the notice, if any, provided to the mortgagor pursuant to sections 1303 and 1304 of the real property actions and proceedings law, and
- (ii) 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.
- At the earliest possible opportunity, the court shall seek confirmation on the record or in writing that the mortgagor has received a copy of the hardship declaration and that the mortgagor has not returned the hardship declaration to the foreclosing party or an agent of the foreclosing party. If the court determines a mortgagor has not received a hardship declaration, then the court shall stay the proceeding for a reasonable period of time, which shall be no less than ten business days or any longer period provided by law, to ensure the mortgagor received and fully considered whether to submit the hardship declaration.
- § 7. 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, if the mortgagor provides a hardship declaration to the foreclosing party, the court, or an agent of the foreclosing party or the court, the proceeding shall be stayed until at least May 1, 2021. If such hardship declaration is provided to the foreclosing party or agent of the foreclosing party, such foreclosing party or agent shall promptly file it with the court, advising the court in writing the index number of all relevant cases.
- § 8. 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 been executed as of the effective date of this act, including actions filed on or before March 7, 2020, the court shall stay the execution of the judgment at least until the court has held a status conference with the parties. In any action to foreclose a mortgage, if the mortgagor provides a hardship declaration to the foreclosing party, the court, or

an agent of the foreclosing party or the court, prior to the execution of the judgment, the execution shall be stayed until at least May 1, 2021. If such hardship declaration is provided to the foreclosing party or agent of the foreclosing party, such foreclosing party or agent shall promptly file it with the court, advising the court in writing the index number of all relevant cases.

- § 9. The office of court administration shall translate the hardship declaration, as defined in section one of this act, into Spanish and the six most common languages in the city of New York, after Spanish, and shall post and maintain such translations and an English language copy of the hardship declaration on the website of such office beginning within fifteen days of the effective date of this act.
- § 10. A hardship declaration shall create a rebuttable presumption that the mortgagor is suffering financial hardship, in any judicial or administrative proceeding that may be brought, for the purposes of establishing a defense under an executive order of the governor or any other local or state law, order or regulation restricting actions to foreclose a mortgage against a mortgagor suffering from a financial hardship during or due to the COVID-19 pandemic provided that the absence of a hardship declaration shall not create a presumption that a financial hardship is not present.
- § 11. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid and after exhaustion of all further judicial review, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part of this act directly involved in the controversy in which the judgment shall have been rendered.
- \S 12. This act shall take effect immediately and sections one, two, three, four, five, six, seven, eight, nine and eleven of this act shall expire May 1, 2021.

32 SUBPART B

Section 1. Application. This act shall apply to any action to foreclose on delinquent taxes or sell a tax lien relating to residential real property, provided the owner or mortgagor of such property is a natural person, regardless of how title is held, and owns ten or fewer dwelling units whether directly 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 includes the primary residence of the natural person requesting such relief and the remaining units are currently occupied by a tenant or are available for rent.

- (a) For purposes of this act, real property shall include shares in a 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.
- 50 § 2. Definitions. For purposes of this act: 1. "Tax lien" means an 151 unpaid tax, special ad valorem levy, special assessment or other charge 152 imposed upon real property by or on behalf of a municipal corporation or 153 special district or other public or private entity which is an encum-

brance on real property, whether or not evidenced by a written instru-

- "Tax foreclosure and tax lien sale" shall mean any such tax lien 2. 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 lien sales or real property tax foreclosures.
- 3. "Hardship Declaration" means the following statement, or a substantially equivalent statement in the owner's primary language, in 14-point type, whether in physical or electronic written form:

"OWNER DECLARATION OF COVID-19-RELATED HARDSHIP

I am the owner of the property at (address). Including my primary residence, I own, whether directly or indirectly, ten or fewer residential dwelling units. I am experiencing financial hardship, and I am unable to pay my full tax bill because of one or more of the following:

- 1. Significant loss of household income during the COVID-19 pandemic.
- 2. Increase in necessary out-of-pocket expenses related to performing 16 17 essential work or related to health impacts during the COVID-19 pandem-18
- 19 3. Childcare responsibilities or responsibilities to care for an 20 elderly, disabled, or sick family member during the COVID-19 pandemic have negatively affected my ability or the ability of someone in my household to obtain meaningful employment or earn income or increased my 22 23 necessary out-of-pocket expenses.
- 24 4. Moving expenses and difficulty I have securing alternative housing 25 make it a hardship for me to relocate to another residence during the 26 COVID-19 pandemic.
- 5. Other circumstances related to the COVID-19 pandemic have negatively affected my ability to obtain meaningful employment or earn income or 28 29 have significantly reduced my household income 30 increased my expenses.
- 31 6. One or more of my tenants has defaulted on a significant amount of 32 their rent payments since March 1, 2020.
- To the extent that I have lost household income or had increased expenses, any public assistance, including unemployment insurance, 34 pandemic unemployment assistance, disability insurance, or paid family 35 leave, that I have received since the start of the COVID-19 pandemic 37 does not fully make up for my loss of household income or increased expenses.
- 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 40 41 in a foreclosure action against me on or after May 1, 2021, if I do not 42 fully repay any missed or partial payments and fees.
- 43 Signed:

3

4

7

8

9

10

11

12

13 14

15

27

33

36

38

- 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 you know is false." 48
- § 3. 1. A real property owner may submit a "Hardship Declaration" to 49 50 any village, town, city, school district, county, or other entity or 51 person which conducts tax foreclosures or tax lien sales.
- 52 2. At least thirty days prior to the date on which a sale of a tax lien is scheduled to occur, or upon the filing of a petition of foreclo-54 sure of a tax lien, the enforcing officer or other person or entity 55 conducting such tax lien sale or tax foreclosure shall notify the owner 56 of the affected property of such owner's rights under this act and shall

8

9

10

11

12 13

14

15

16

17

18 19

20

21

22

23

24 25

27

28

33

36

37

38

40

41

43

44

45

47

48

1 notify the owner that a copy of the hardship declaration can be accessed 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, 3 "enforcing officer" shall have the same meaning as defined in subdivision 3 of section 1102 of the real property tax law. The New York State Department of Tax and Finance shall publish a copy of the hardship 7 declaration on its website.

- 3. The submission of such a declaration, unless withdrawn by the owner, shall act as a temporary stay applicable to all entities and persons of all such tax lien sales and tax foreclosure actions and proceedings against such owner for such property that have been commenced or could have been commenced before May 1, 2021.
- 4. While such stay is in effect, no other action or proceeding shall be 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.
- 6. A hardship declaration shall create a rebuttable presumption that 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 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 against an owner suffering from a financial hardship during or due to the COVID-19 pandemic, provided that the absence of a hardship declaration shall not create a presumption that a financial hardship is not present.
- 29 § 4. This act shall take effect immediately and sections one and two 30 and subdivisions one, two, three, four and five of section three shall 31 expire May 1, 2021.

32 SUBPART C

- Section 1. Application. 1. This act shall apply to an owner of resi-34 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 fewer dwelling units whether directly 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 includes the primary residence of the natural person requesting such relief and the remaining units are 39 currently occupied by a tenant or are available for rent.
- (a) For purposes of this act, real property shall include shares in a 42 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.
- 49 2. Hardship declaration. For purposes of this act, "hardship declara-50 tion" shall mean 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 53 financial services shall publish a copy of the hardship declaration 54 on its website:

"NOTICE TO OWNER/MORTGAGOR: If you have lost income or had increased costs due to the COVID-19 pandemic, and you sign and deliver this hard-ship declaration form to your lending institution, you cannot be discriminated against in the determination of whether credit should be extended or reported negatively to a credit reporting agency until at least May 1, 2021.

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

OWNER/MORTGAGOR DECLARATION OF COVID-19-RELATED HARDSHIP

- I am the OWNER/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 hardship, and I am unable to pay my mortgage in full because of one or more of the following:
 - 1. Significant loss of household income during the COVID-19 pandemic.
- 2. Increase in necessary out-of-pocket expenses related to performing essential work or related to health impacts during the COVID-19 pandem-20 ic.
- 3. Childcare responsibilities or responsibilities to care for an elderly, disabled, or sick family member during the COVID-19 pandemic have negatively affected my ability or the ability of someone in my household to obtain meaningful employment or earn income or increased my necessary out-of-pocket expenses.
 - 4. Moving expenses and difficulty I have securing alternative housing make it a hardship for me to relocate to another residence during the COVID-19 pandemic.
- 5. Other circumstances related to the COVID-19 pandemic have negatively affected my ability to obtain meaningful employment or earn income or have significantly reduced my household income or significantly increased my expenses.
- 6. One or more of my tenants has defaulted on a significant amount of their rent payments since March 1, 2020.
- To the extent that I have lost household income or had increased expenses, any public assistance, including unemployment insurance, pandemic unemployment assistance, disability insurance, or paid family leave, that I have received since the start of the COVID-19 pandemic does not fully make up for my loss of household income or increased expenses.
- 41 Signed:

3

7

9

10

11

12 13 14

15

16

17

26

27

28

- 42 Printed Name:
- 43 Date Signed:
- 44 NOTICE: You are signing and submitting this form under penalty of law. 45 That means it is against the law to make a statement on this form that 46 you know is false."
- 47 3. Discrimination in credit decisions. Notwithstanding any law to the contrary, lending institutions shall not discriminate in the determi-48 nation of whether credit should be extended to any owner of residential 49 50 real property as defined in subdivision one of this section because, as provided for in this act, such owner has been granted a stay of mortgage 51 foreclosure proceedings, tax foreclosure proceedings or of tax lien 52 53 sales, or that an owner of residential real property as defined in 54 subdivision one of this section is currently in arrears and has filed a 55 hardship declaration with such lender.

- 4. Prohibition on negative credit reporting. Notwithstanding any law to the contrary, as provided for in this act, the granting of a stay of mortgage foreclosure proceedings, tax foreclosure proceedings or tax lien sales, or that an owner of residential real property as defined in subdivision one of this section is currently in arrears and has filed a hardship declaration with their lender shall not be negatively reported to any credit reporting agency.
 - § 2. This act take effect immediately and shall expire May 1, 2021.

9 SUBPART D

39

40

41

42 43

44

45

47

48

52

Section 1. Notwithstanding any other provision of law, in the interest 10 11 the health and safety of the public due to the novel coronavirus, 12 COVID-19 pandemic, every governing body of an assessing unit and local 13 assessor shall extend to the 2021 assessment roll, the renewal of the 14 exemptions received on the 2020 assessment roll pursuant to sections 467 15 and 459-c of the real property tax law, relating to persons age sixtyfive and older and for certain persons with disabilities and limited 16 income, and no renewal application shall be required of any eligible 17 18 recipient who received either exemption on the 2020 assessment roll in 19 order for such eliqible recipient to continue receiving such exemption 20 at the same amount received on the 2020 assessment roll, except as herein provided. Provided however, that the local assessor shall make avail-21 22 able renewal applications through postal mail or electronic means in 23 order for eligible recipients to file renewal applications in the event 24 that such eliqible recipient determines his or her income has changed in 25 a manner that would grant him or her a greater exemption than what was 26 present on the 2020 assessment roll; and provided further that such 27 governing body may adopt a local law or resolution which includes proce-28 dures by which the assessor may require a renewal application to be 29 filed when he or she has reason to believe that an owner who qualified 30 for the exemption on the 2020 assessment roll may have since changed his 31 or her primary residence, added another owner to the deed, transferred the property to a new owner, or died; and provided further that no 32 governing body of an assessing unit or local assessor may require eligi-33 34 ble recipients to appear in person to file a renewal application for any 35 reason.

- 36 This act shall take effect immediately and shall expire May 1, § 2. 37 2021. This act shall be deemed to have been in full force and effect on 38 and after March 7, 2020.
 - § 2. Severability clause. If any clause, sentence, paragraph, subdivision, section, item, subpart or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section, item, subpart 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 the legislature that this act would have been enacted even if such invalid provisions had not been included herein.
- 49 § 3. This act shall take effect immediately provided, however, that 50 the applicable effective date of Subparts A through D of this act shall 51 be as specifically set forth in the last section of such Subparts.
- § 4. Severability clause. If any clause, sentence, paragraph, subdivision, section or part of this act shall be adjudged by any court of 53 competent jurisdiction to be invalid, such judgment shall not affect,

1 impair, or invalidate the remainder thereof, but shall be confined in 2 its operation to the clause, sentence, paragraph, subdivision, section or part thereof directly involved in the controversy in which such judg-4 ment shall have been rendered. It is hereby declared to be the intent of the legislature that this act would have been enacted even if such invalid provisions had not been included herein.

7 § 5. This act shall take effect immediately provided, however, that 8 the applicable effective date of Parts A through B of this act shall be 9 as specifically set forth in the last section of such Parts.



EXECUTIVE ORDER

Continuing Temporary Suspension and Modification of Laws Relating to the Disaster Emergency

WHEREAS, on March 7, 2020, I issued Executive Order Number 202, declaring a State disaster emergency for the entire State of New York; and

WHEREAS, both travel-related cases and community contact transmission of COVID-19 have been documented in New York State and are expected to continue;

NOW, THEREFORE, I, ANDREW M. CUOMO, Governor of the State of New York, by virtue of the authority vested in me by Section 29-a of Article 2-B of the Executive Law to temporarily suspend or modify any statute, local law, ordinance, order, rule, or regulation, or parts thereof, of any agency during a State disaster emergency, if compliance with such statute, local law, ordinance, order, rule, or regulation would prevent, hinder, or delay action necessary to cope with the disaster emergency or if necessary to assist or aid in coping with such disaster, or to provide any directive necessary to respond to the disaster, do hereby continue the suspensions and modifications of law, and any directives not superseded by a subsequent directive, contained in Executive Orders 202.36, 202.37, 202.46, 202.47, 202.54, 202.58, 202.59, 202.65, and 202.70, as continued and contained in Executive Order 202.76, for another thirty days through January 17, 2021, and hereby temporarily suspend or modify the following from the date of this Executive Order through January 17, 2021:

- Subdivisions 7, 7-a and 8 of section 459-c of the Real Property Tax Law, and subdivisions 5, 5-a, 5-b, 5c and 6 of section 467 of the Real Property Tax Law, to the extent necessary to permit the governing body of an assessing unit to adopt a resolution directing the assessor to grant exemptions pursuant to such section on the 2021 assessment roll to all property owners who received that exemption on the 2020 assessment roll, thereby dispensing with the need for renewal applications from such persons, and further dispensing with the requirement for assessors to mail renewal applications to such persons. Provided however, that the governing body may, at its option, include in such resolution procedures by which the assessor may require a renewal application to be filed when he or she has reason to believe that an owner who qualified for the exemption on the 2020 assessment roll may have since changed his or her primary residence, added another owner to the deed, transferred the property to a new owner, or died;
- Notwithstanding any law or regulation to the contrary, health care providers are relieved of recordkeeping requirements to the extent necessary for health care providers to perform tasks as may be necessary to respond to the COVID-19 outbreak, including, but not limited to requirements to maintain medical records that accurately reflect the evaluation and treatment of patients, or requirement to assign diagnostic codes or to create or maintain other records for billing purposes. Any person acting reasonably and in good faith under this provision shall be afforded absolute immunity from liability for any failure to comply with any recordkeeping requirement. In order to protect from liability any person acting reasonably and in good faith under this provision, requirements to maintain medical records;
- Executive Order 202.76, which provided that all suspensions of the Family Court Act shall remain in effect until December 18, 2020, is hereby modified to provide that all suspensions of the Family Court Act shall remain in effect until the expiration of this Executive Order, as extended or modified by future Executive Order.

• Chapter 125 of 2020 enacting the COVID-19 Rent Relief Act to the extent necessary to authorize the payment of rent relief as otherwise provided in such Act, without requiring that a tenant provide proof that they were paying more than 30 percent of gross monthly income towards rent prior to March, 2020.

IN ADDITION, by virtue of the authority vested in me by Section 29-a of Article 2-B of the Executive Law to issue any directive during a disaster emergency necessary to cope with the disaster, I hereby issue the following directive for the period from the date of this Executive Order through January 17, 2021:

• The authority of the Commissioner of Taxation and Finance to abate late filing and payment penalties pursuant to section 1145 of the Tax Law is hereby modified as necessary to expand the Commissioner's authority to also authorize the abatement of interest by the Commissioner, for a period of 91 days, for restaurants and other food service establishments that are required to file returns and remit sales and use taxes by December 21, 2020, for the sales tax quarterly period that ended November 30, 2020, and that were required to cease indoor dining by Executive Order 202.81 or by Executive Order 202.68 because they are located in an area that was designated an "orange zone" on December 18, 2020.



GIVEN under my hand and the Privy Seal of the State in the City of Albany this eighteenth day of December in the year two thousand twenty.

BY THE GOVERNOR

Secretary to the Governor