[First Reprint] ASSEMBLY, No. 3969

STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED MAY 7, 2020

Sponsored by: Assemblyman JOE DANIELSEN District 17 (Middlesex and Somerset) Assemblyman RAJ MUKHERJI District 33 (Hudson) Assemblyman ANTHONY S. VERRELLI District 15 (Hunterdon and Mercer) Senator PAUL A. SARLO District 36 (Bergen and Passaic)

Co-Sponsored by: Senators Addiego, Cruz-Perez and Singer

SYNOPSIS

Allows extension of certain local government timeframes; allows local governments to accept certain payments; allows local governments to conduct certain meetings remotely; adjusts certain property tax distribution and notice requirements.

CURRENT VERSION OF TEXT

As reported by the Assembly Appropriations Committee on May 11, 2020,



(Sponsorship Updated As Of: 5/14/2020)

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AN ACT concerning certain local government deadlines,
 certifications, meetings, and acceptance of payments, property
 taxes, and supplementing Title 52 of the Revised Statutes, and
 amending P.L.1995, c.325, R.S.54:4-67, and R.S.54:4-76.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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9 1. (New section) a. Notwithstanding the provisions of any 10 law, rule, or regulation to the contrary, whenever a public health emergency, pursuant to the "Emergency Health Powers Act," 11 12 P.L.2005, c.222 (C.26:13-1 et seq.), or a state of emergency, 13 pursuant to P.L.1942, c.251 (C.App.A.9-33 et seq.), or both, has 14 been declared by the Governor and is in effect, the Director of the 15 Division of Local Government Services in the Department of 16 Community Affairs shall have the power to extend any deadline 17 under the "Local Budget Law," N.J.S.40A:4-1 et seq., the "Local Fiscal Affairs Law," N.J.S.40A:5-1 et seq., the "Local Authorities 18 Fiscal Control Law," P.L.1983, c.313 (C.40A:5A-1 et seq.), under 19 20 chapter 4 of Title 54 of the Revised Statutes with respect to the 21 issuance of any tax bill except for the quarterly property tax 22 installment dates pursuant to R.S.54:4-66 or section 2 of P.L.1994, 23 c.72 (C.54:4-66.1), and under chapter 5 of Title 54 of the Revised 24 Statutes with respect to a municipal tax sale. The Director of the 25 Division of Local Government Services shall have the power to 26 permit municipalities to institute an extended grace period pursuant to R.S.54:4-67¹, for the first \$10,000 determined to be due and 27 required to be paid for the property tax quarter,¹ not to extend 28 beyond the first calendar day of the next calendar month 29 30 immediately following the quarterly property tax installment date 31 and under conditions the director may specify, as well as to extend 32 the dates for the payment of taxes by a municipality due to a 33 county, a school district, or any other taxing district under chapter 4 34 of Title 54 of the Revised Statutes or any other law ¹, which extension shall be equal to the number of days of the extended 35 grace period pursuant to R.S.54:4-67 provided under this 36 37 subsection¹. The Director of the Division of Local Government Services, in consultation with the Director of the Division of 38 39 Taxation in the Department of the Treasury, shall have the power to 40 extend any other deadline established in chapter 1, chapter 3, 41 chapter 4, or chapter 5 of Title 54 of the Revised Statutes if the 42 Director of the Division of Local Government Services determines 43 that the extension is necessary to minimize and mitigate additional 44 hardships, loss, or suffering to the State and its political

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows: ¹Assembly AAP committee amendments adopted May 11, 2020.

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subdivisions. A municipality, county, or any other agency or
 political subdivision of this State shall not enact or enforce any
 order, rule, regulation, ordinance, or resolution that, in any way,
 conflicts with any of the provisions of this section.

5 ¹Whenever the governing body, by resolution, extends the b. interest-free period pursuant to subsection a. of this section, the 6 7 governing body shall provide a notice to all taxpayers by either (1) 8 regular mail; or (2) by a telephonic system and one of the following 9 alternatives: electronic mail, text messaging system, or any other 10 digital platform used by the municipality to disseminate information to municipal residents electronically. The municipality also shall 11 12 post the notice on its Internet website, if the municipality has a 13 website, and on the Internet website of the Department of 14 Community Affairs, if the municipality has no website. The 15 municipal clerk shall notify the Director of the Division of Local 16 Government Services in the Department of Community Affairs of 17 its adoption of a resolution effectuating the provisions of an 18 extended interest-free period, pursuant to subsection a. of this 19 section, not later than the third business day next following the 20 municipal governing body's adoption of the resolution.

21 c.¹ In the event that, pursuant to subsection a. of this section, 22 the Director of the Division of Local Government Services orders 23 an extension of the dates for the payment of taxes by a municipality 24 due to a county, a school district, or any other taxing district under 25 chapter 4 of Title 54 of the Revised Statutes or any other law, the 26 director shall require a municipality to pay a percentage of the total 27 installment of taxes due to a county, school district, or any other 28 taxing district by the original statutory date for full payment of the 29 In determining the percentage to be paid by the installment. 30 municipality by the original statutory installment due date, the 31 director shall consider the amount of property taxes collected by the 32 municipality, the fiscal condition of the municipality, the fiscal 33 condition of any taxing district subject to the director's order of 34 extension pursuant to subsection a. of this section, and any other 35 budgetary, fiscal, or economic factors the director finds appropriate to make the determination. The director shall consult with the 36 37 Commissioner of Education when considering the fiscal condition 38 of a school district pursuant to this subsection.

¹[c. 39 Notwithstanding the provisions of any law, rule, or regulation to the contrary, whenever a public health emergency, 40 pursuant to the "Emergency Health Powers Act," P.L.2005, c.222 41 42 (C.26:13-1 et seq.), or a state of emergency, pursuant to P.L.1942, 43 c.251 (C.App.A.9-33 et seq.), or both, has been declared by the 44 Governor and is in effect, the Director of the Division of Local 45 Government Services may extend any deadline under the 46 "Municipal Land Use Law," P.L.1975, c.291 (C.40:55D-1 et seq.) 47 by adopting an emergency rule pursuant to subsection (c) of section 48 4 of P.L.1968, c.410 (C.52:14B-4), if the director determines that

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there exists an imminent peril to the public health, safety, or
 welfare.]¹
 2. (New section) Notwithstanding the provisions of any law,
 rule, or regulation to the contrary, the following certification

rule, or regulation to the contrary, the following certification
renewal periods shall be extended by one year, exclusive of any
grace periods or extensions that may be granted by statute:

8 a. The renewal period for municipal finance officer certificates
9 pursuant to section N.J.S.40A:9-140 shall be extended from two
10 years to three years.

b. The renewal period for tax collector certificates pursuant to
section 7 of P.L.1993, c.25 (C.40A:9-145.3b) shall be extended
from two years to three years.

c. The renewal period for registered municipal clerk
certificates pursuant to section 8 of P.L.1997, c.279 (C.40A:9133.10) shall be extended from two years to three years.

d. The renewal period for county finance officer certificates
pursuant to section 3 of P.L.1993, c.87 (C.40A:9-28.3) shall be
extended from two years to three years.

e. The renewal period for qualified purchasing agent
certificates pursuant to section 9 of P.L.1971, c.198 (C.40A:11-9)
shall be extended from three years to four years.

f. The renewal period for public works manager certificates
pursuant to section 2 of P.L.1991, c.258 (C.40A:9-154.6b) shall be
extended from three years to four years.

g. The renewal period for tax assessor certificates pursuant to
section 1 of P.L.1999, c.278 (C.54:1-35.25b) shall be extended from
three years to four years.

This section shall apply only to certifications with statutory expiration dates occurring on or after the effective date of P.L. ,

c. (C.) (pending before the Legislature as this bill). Renewal
cycles commencing after the expiration of certifications extended
pursuant to this section shall revert to their original statutory time
periods.

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Notwithstanding 36 3. (New section) any provision of 37 N.J.S.40A:9-133 to the contrary, a person appointed by a 38 municipality to serve as an acting municipal clerk who is serving in 39 that position as of the effective date of P.L., c. (C.) (pending 40 before the Legislature as this bill), and whose term has not expired 41 prior to the effective date of P.L., c. (C.) (pending before the 42 Legislature as this bill), may, subject to the approval of the Director 43 of the Division of Local Government Services in the Department of 44 Community Affairs, be reappointed as an acting municipal clerk by 45 that municipality following the termination of the temporary 46 appointment for up to three subsequent one-year terms. A person 47 serving as acting municipal clerk as of the effective date of P.L. 48) (pending before the Legislature as this bill) shall not c. (C.

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serve the municipality as acting municipal clerk for more than four
 consecutive years from the date of their initial appointment by the
 municipality as acting municipal clerk.

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5 4. (New section) Notwithstanding any provision of section 8 6 of P.L.1988, c.110 (C.40A:9-140.13) to the contrary, a person 7 appointed by a municipality to serve as a temporary chief financial 8 officer who is serving in that position as of the effective date of 9) (pending before the Legislature as this bill) and P.L. , c. (C. 10 whose term has not expired prior to the effective date of P.L. 11 c. (C.) (pending before the Legislature as this bill) may, subject 12 to the approval of the Director of the Division of Local Government 13 Services in the Department of Community Affairs, be reappointed 14 as a temporary chief financial officer by that municipality following 15 the termination of the temporary appointment for up to three 16 subsequent one-year terms. A person serving as temporary chief 17 financial officer as of the effective date of P.L. , c. (C.) (pending before the Legislature as this bill) shall not serve the 18 19 municipality as a temporary chief financial officer for more than 20 four consecutive years from the date of their initial appointment by 21 the municipality as temporary chief financial officer.

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5. (New section) Notwithstanding any provision of section 4 of P.L.1993, c.87 (C.40A:9-28.4) to the contrary, a person appointed by a county to serve as a temporary chief financial officer who is serving in that position as of the effective date of P.L. ,

c. (C.) (pending before the Legislature as this bill) and whose
term has not expired prior to the effective date of P.L. ,

29) (pending before the Legislature as this bill) may, subject c. (C. 30 to the approval of the Director of the Division of Local Government 31 Services in the Department of Community Affairs, be reappointed 32 as a temporary chief financial officer by that county following the 33 termination of the temporary appointment for up to two subsequent 34 one-year terms. A person serving as temporary chief financial 35 officer as of the effective date of P.L. , c. (C.) (pending before the Legislature as this bill) shall not serve the county as a 36 37 temporary chief financial officer for more than three consecutive 38 years from the date of their initial appointment by the county as 39 temporary chief financial officer.

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41 6. (New section) Notwithstanding any provision of section 7 of P.L.1991, c.258 (C.40A:9-154.6g) to the contrary, a person 42 43 appointed by a municipality to serve as a temporary principal public 44 works manager who is serving in that position as of the effective 45 date of P.L., c. (C.) (pending before the Legislature as this 46 bill) and whose term has not expired prior to the effective date of 47 P.L., c. (C.) (pending before the Legislature as this bill) may 48 be reappointed as a temporary principal public works manager for

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1 up to two subsequent one-year terms. A person serving as a 2 temporary principal public works manager as of the effective date 3 or P.L. , c. (C.) (pending before the Legislature as this bill) 4 shall not serve the municipality as a temporary principal public 5 works manager for more than three consecutive years from the date 6 of their initial appointment by the municipality as a temporary 7 principal public works manager.

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9 7. (New section) Notwithstanding any provision of section 9 10 of P.L.1971, c.198 (C.40A:11-9) to the contrary, a person appointed 11 by a contracting unit to serve as a temporary purchasing agent who 12 is serving in that position as of the effective date of P.L. ,

c. (C.) (pending before the Legislature as this bill) and whose
term has not expired prior to the effective date of P.L. ,

15 c. (C.) (pending before the Legislature as this bill) may, subject 16 to the approval of the Director of the Division of Local Government 17 Services in the Department of Community Affairs, be reappointed 18 as a temporary purchasing agent for up to two subsequent one-year 19 terms following the end of the first temporary appointment. A 20 person serving as a temporary purchasing agent as of the effective date of P.L., c. (C. 21) (pending before the Legislature as this 22 bill) shall not serve the contracting unit as a temporary purchasing 23 agent for more than three consecutive years from the date of their 24 initial appointment by the contracting unit as a temporary 25 purchasing agent.

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¹[Notwithstanding any provision of 27 a. 8. (New section) P.L.1975, c.231 (C.10:4-6 et seq.) or Consistent with section 1 of 28 29 P.L.2020, c.11 (C.10:4-9.3) and notwithstanding¹ any other law, rule, or regulation to the contrary, whenever a public health 30 31 emergency, pursuant to the "Emergency Health Powers Act," 32 P.L.2005, c.222 (C.26:13-1 et seq.), or a state of emergency, pursuant to P.L.1942, c.251 (C.App.A.9-33 et seq.), or both, ¹or a 33 state of local disaster emergency¹ has been declared by the 34 Governor and is in effect, a local public body may conduct a public 35 36 meeting remotely by electronic means, provided that reasonable 37 public notice and provision for public input is made under the 38 circumstances.

39 b. The Director of the Division of Local Government Services 40 in the Department of Community Affairs shall adopt, pursuant to 41 the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 42 seq.), rules and regulations concerning the conduct of remote public 43 meetings during a public health emergency or state of emergency 44 that are necessary to implement the provisions of subsection a. of 45 this section, which shall include minimum procedures to be followed to provide reasonable public notice and allowance for 46 47 public input. The director may adopt an emergency rule pursuant to

1 subsection (c) of section 4 of P.L.1968, c.410 (C.52:14B-4) to 2 implement this section. c. "Local public body" means any "public body," as that term 3 is defined in section 3 of P.L.1975, c. 231 (C.10:4-8), with 4 5 territorial jurisdiction equal to or less than a county. "Public meeting" means that same as that term is defined in 6 7 section 3 of P.L.1975, c. 231 (C.10:4-8) 8 9 9. Section 2 of P.L.1995, c.325 (C.40A:5-44) is amended to 10 read as follows: 11 2. As used in this act: 12 "Association" means an organization whose members are issuers. 13 "Cardholder" means the person or organization named on the 14 face of a credit card or debit card to whom or for whose benefit the 15 credit card or debit card is issued by an issuer. 16 "Card based payment" means a monetary obligation tendered by 17 the user of a credit card or debit card. "Card payment system" means a technical procedure by which 18 19 obligations owed a local unit or court may be paid by credit card or 20 debit card. "Credit card" means any instrument or device linked to an 21 22 established line of credit, whether known as a credit card, charge 23 card, credit plate, or by any other name, issued with or without fee 24 by an issuer for the use of the cardholder in satisfying outstanding 25 financial obligations, obtaining money, goods, services or anything 26 else of value on credit. "Debit card" means any instrument or device, whether known as 27 a debit card, automated teller machine card, or by any other name, 28 29 issued with or without fee by an issuer for the use of the cardholder 30 in obtaining money, goods, services or anything else of value 31 through the electronic authorization of a financial institution to 32 debit the cardholder's account. "Director" means the Director of the Division of Local 33 34 Government Services in the Department of Community Affairs. "Electronic funds transfer" means any transfer of funds, other 35 than a transaction originated by check, draft, or similar paper 36 instrument, that is initiated through an electronic terminal, 37 telephone, or computer or magnetic tape for the purpose of 38 39 ordering, instructing or authorizing a financial institution to debit or 40 credit an account, and includes an in-person funds transfer and an 41 online funds transfer. "Electronic funds transfer system" means a technical procedure 42 by which obligations owed to or collected by the Supreme Court, 43 44 the Superior Court, Tax Court or a local unit may be paid by an 45 electronic transaction between the financial institution of the person 46 or organization owing the obligation and the financial institution of 47 the governmental entity.

1 "In-person funds transfer" means any transfer of funds through a 2 service that accepts a payment made in-person, by any method, and 3 then transmits those funds to a payee by electronic funds transfer ¹, 4 but shall not include a service that requires a local unit to maintain, 5 and funds to be transmitted to, an account that is not a designated 6 depository of the local unit pursuant to N.J.S.A.40A:5-14¹. 7 "Issuer" means the business organization or financial institution 8 which issues a credit card or debit card, or its duly authorized agent. 9 "Local unit" means any unit of government subject to the 10 provisions of chapter 5 or 5A of Title 40A of the New Jersey 11 Statutes, and the constituent parts of those units, including but not 12 limited to independent local authorities, public libraries, municipal 13 courts and joint municipal courts. 14 "Online funds transfer" means any Internet-based transfer of 15 funds through an Internet-based payment system¹, but shall not include a service that requires a local unit to maintain, and funds to 16 17 be transmitted to, an account that is not a designated depository of the local unit pursuant to N.J.S.A.40A:5-14¹. 18 "Service charge" means a fee charged by the Supreme Court, the 19 20 Superior Court, Tax Court or local unit in excess of the total 21 obligation owed by a person or organization to offset processing 22 charges or discount fees for the use of a card payment system or an 23 electronic funds transfer system. 24 (cf: P.L.1995, c.325, s.2) 25 26 10. R.S.54:4-67 is amended to read as follows: 27 54:4-67. a. (1) The governing body of each municipality may 28 by resolution fix the rate of discount to be allowed for the payment 29 of taxes or assessments previous to the date on which they would 30 become delinquent. The rate so fixed shall not exceed 6% per 31 annum, shall be allowed only in case of payment made on or before 32 the thirtieth day previous to the date on which the taxes or 33 assessments would become delinquent, after subtracting the amount 34 of applicable property tax credit as defined in section 1 of P.L.2018, 35 c.11 (C.54:4-66.6). No such discount shall apply to the purchaser 36 of a total property tax levy pursuant to section 16 of P.L.1997, c.99 37 (C.54:5-113.5). The governing body may also fix the rate of 38 interest to be charged for the nonpayment of taxes, assessments, or 39 other municipal liens or charges, unless otherwise provided by law, 40 on or before the date when they would become delinquent, and may 41 provide that no interest shall be charged if payment of any 42 installment is made within the tenth calendar day following the date 43 upon which the same became payable. The rate so fixed shall not 44 exceed 8% per annum on the first \$1,500.00 of the delinquency and 45 18% per annum on any amount in excess of \$1,500.00, to be 46 calculated from the date the tax was payable until the date that 47 actual payment to the tax collector is made.

1 (2) Notwithstanding the provisions of paragraph (1) of this 2 subsection regarding delinquent payments, in the case of a 3 municipality that has experienced a flood, hurricane, superstorm, 4 tornado, or other natural disaster, interest shall not be charged by 5 the municipality to a delinquent taxpayer if:

6 (a) a state of emergency has been declared as a result thereof by 7 the Governor less than 30 days prior to the date upon which a 8 property tax installment payment is payable pursuant to R.S.54:4-66 9 or section 2 of P.L.1994, c.72 (C.54:4-66.1), as appropriate, and

10 (b) the governing body of the municipality adopts a resolution 11 providing that interest shall not be charged to a delinquent taxpayer 12 if payment of the property tax installment, plus any available 13 property tax credit as defined in section 1 of P.L.2018, c.11 14 (C.54:4-66.6), is made on or before the first day of the next 15 calendar month from the date upon which it became payable.

16 (3) The municipal clerk shall notify the Director of the Division 17 of Local Government Services in the Department of Community 18 Affairs of its adoption of a resolution effectuating the provisions of 19 paragraph (2) of this subsection not later than the third business day 20 next following the municipal governing body's adoption of the 21 resolution. If the municipality is under State supervision pursuant 22 to the provisions of Article 4 of the "Local Government Supervision 23 Act (1947)," P.L.1947, c.151 (C.52:27BB-54 et seq.), is subject to 24 the provisions of the "Municipal Rehabilitation and Economic 25 Recovery Act," P.L.2002, c.43 (C.52:27BBB-1 et al.), or is 26 otherwise subject to a memorandum of understanding or similar 27 agreement with the division as a condition of receiving supplemental State aid, the resolution shall not be effective unless it 28 29 is approved by the director.

(4) (a) As used in this paragraph: 30

"Eligible resident" means either:

32 (i) an employee of a federal government agency who is 33 furloughed because of a shutdown and receives unemployment 34 benefits during the shutdown or who works during a shutdown but 35 is not paid because of the shutdown; or

36 (ii) a contractor whose pay is received through a contract with a 37 federal government agency but whose payment is delayed or 38 diminished because of a shutdown, provided that the contractor 39 receives unemployment benefits during the shutdown.

40 "Shutdown" means any period in which there is more than a 24-41 hour lapse in appropriations for any federal government agency as a 42 result of a failure to enact a regular appropriations bill or continuing 43 resolution due to an impasse between the President and the 44 Congress of the United States or between the two Houses of 45 Congress.

46 (b) Notwithstanding the provisions of paragraph (1) of this 47 subsection regarding delinquent payments, a municipality shall not 48 charge interest to a delinquent taxpayer who is an eligible resident

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or who resides with a spouse, partner in a civil union, or domestic
 partner who is an eligible resident, if:

3 (i) a shutdown remains in effect for more than 21 days and 4 either ends less than 14 days prior to the date upon which a property 5 tax installment payment is payable pursuant to R.S.54:4-66 or 6 section 2 of P.L.1994, c.72 (C.54:4-66.1), as appropriate, or 7 remains in effect on the date that the property tax installment 8 payment is due and payable; and

9 (ii) the governing body of the municipality in which the 10 delinquent taxpayer resides adopts a resolution providing that 11 interest shall not be charged to such a delinquent taxpayer if 12 payment of the property tax installment, less any available property 13 tax credit as defined in section 1 of P.L.2018, c.11 (C.54:4-66.6), is 14 made on or before the date upon which the next property tax 15 installment payment is payable.

16 (c) Interest shall not be charged pursuant to this paragraph only 17 if a delinquent property taxpayer provides to the municipality proof 18 that the delinquent property taxpayer's pay, or the pay of the 19 delinquent property taxpayer's spouse, partner in a civil union, or 20 domestic partner, is derived from a federal government agency that 21 is affected by a shutdown. In the case of a federal employee, that 22 proof shall be demonstrated by a pay stub showing employment by 23 a federal government agency that is affected by a shutdown. In the 24 case of a contractor, the resolution adopted by the governing body 25 of the municipality pursuant to subparagraph (b) of this paragraph 26 shall establish the criteria necessary to verify the that the 27 contractor's pay is received through a contract with a federal agency 28 that is affected by a shutdown.

29 (d) The municipal clerk shall notify the Director of the Division 30 of Local Government Services in the Department of Community 31 Affairs of the municipality's adoption of a resolution effectuating the provisions of part (ii) of subparagraph (b) of this paragraph not 32 33 later than the third business day next following the adoption of the 34 resolution. If the municipality is under State supervision pursuant 35 to the provisions of Article 4 of the "Local Government Supervision Act (1947)," P.L.1947, c.151 (C.52:27BB-54 et seq.), is subject to 36 37 the provisions of the "Municipal Rehabilitation and Economic Recovery Act," P.L.2002, c.43 (C.52:27BBB-1 et al.), or is 38 39 otherwise subject to a memorandum of understanding or similar 40 agreement with the division as a condition of receiving 41 supplemental State aid, the resolution shall not be effective unless it 42 is approved by the director.

b. 1[(1) In any year when the governing body changes the rate of interest to be charged for delinquent taxes, assessments or other municipal charges, or to be charged for the end of the year penalty, the governing body, after adoption of a resolution changing the rate of interest, shall provide a notice to all taxpayers, prior to the date taxes are next due or with the tax bill, stating the new rate or rates

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to be charged and the date that the new rate or rates take effect.
The notice may be separate from the tax bill. No change in the rate
of interest or the end of year penalty shall take effect until the
required notice has been provided in accordance with this
subsection.

6 (2) Whenever the governing body extends the interest-free 7 period pursuant to subsection a. of section 1 of P.L., c. (C.) 8 (pending before the Legislature as this bill), the governing body 9 shall provide a notice to all taxpayers by either (1) regular mail; or 10 (2) by a telephonic system and one of the following alternatives: 11 electronic mail, text messaging system, or any other digital platform 12 used by the municipality to disseminate information to municipal residents electronically. The municipality also shall post the notice 13 14 on its Internet website, if the municipality has a website, and on the Internet website of the Department of Community Affairs, if the 15 16 municipality has no website. The municipal clerk shall notify the 17 Director of the Division of Local Government Services in the 18 Department of Community Affairs of its adoption of a resolution 19 effectuating the provisions of an extended interest-free period, 20 pursuant to section 1 of P.L., c. (C.) (pending before the 21 Legislature as this bill), not later than the third business day next 22 following the municipal governing body's adoption of the 23 resolution. At any time when the governing body changes the rate 24 of interest to be charged for delinquent taxes, assessments, or other 25 municipal charges, or to be charged for the end of the year penalty, 26 pursuant to subsection a. of this section, the governing body, after 27 adoption of a resolution changing the rate of interest, shall provide 28 a notice to all taxpayers, prior to the date that taxes are next due or 29 with the tax bill, stating the new rate or rates to be charged, the date 30 that the new rate or rates take effect, and, if the new rate or rates of 31 interest are not to be effective for the remainder of the tax year, the 32 property tax quarter or quarters for which the change in rates shall 33 apply. The notice may be separate from the tax bill. A change in 34 the rate of interest or the end of year penalty shall not take effect 35 until the required notice has been provided in accordance with this 36 subsection. To satisfy the notice requirement in this subsection, the 37 governing body shall post the notice on its municipal bulletin board; 38 post the notice on its municipal Internet webpage; publish the notice 39 in its official newspaper; provide a notice to all taxpayers by either 40 (1) regular mail; or (2) by a telephonic system and issue the notice 41 by one of the following alternatives: electronic mail, text messaging 42 system, or any other digital platform used by the municipality to 43 disseminate information to public residents electronically.¹ 44 c. In municipalities that have sold their property tax levy pursuant to section 16 of P.L.1997, c.99 (C.54:5-113.5), the rate of 45 46 interest to be charged for the nonpayment of taxes, assessments or

47 other municipal liens or charges shall be the same interest or

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1 delinquency rate or rates otherwise charged by the municipality, to 2 be calculated from the date the tax was payable until the date of 3 actual payment to the tax collector. The purchaser of the total 4 property tax levy shall be paid only those amounts attributable to 5 properties included in the total property tax levy purchase and 6 actually collected by the tax collector and which amounts shall not 7 include any delinquent interest collected by the municipal tax 8 collector prior to the time that the total property tax levy purchaser 9 makes the levy payment to the municipality.

10 d. Whenever the time period for a property tax installment 11 payment has been extended pursuant to the provisions of subsection 12 a. of this section, the Director of the Division of Local Government 13 Services in the Department of Community Affairs may, by 14 temporary order, extend the dates for payment of taxes by a 15 municipality due to a county pursuant to R.S.54:4-74, any school 16 district pursuant to R.S.54:4-75, and any other taxing district as 17 provided by law.

18 "Delinquency" means the sum of all taxes and municipal charges 19 due on a specific real property, less the amount of applicable 20 property tax credit as defined in section 1 of P.L.2018, c.11 21 (C.54:4-66.6), covering any number of quarters or years. The 22 property shall remain delinquent, as defined herein, until such time 23 as all unpaid taxes, including subsequent taxes and liens, together 24 with interest thereon shall have been fully paid and satisfied and all 25 applicable property tax credit, as defined in section 1 of P.L.2018, 26 c.11 (C.54:4-66.6), has been credited. The delinquency shall 27 remain notwithstanding the issuance of a certificate of sale pursuant 28 to R.S.54:5-32 and R.S.54:5-46, the payment of delinquent tax by 29 the purchaser of the total property tax levy pursuant to section 16 of 30 P.L.1997, c.99 (C.54:5-113.5) and for the purposes of satisfying the 31 requirements for filing any tax appeal with the county board of 32 taxation or the State tax court. The governing body may also fix a 33 penalty to be charged to a taxpayer with a delinquency in excess of 34 \$10,000 who fails to pay that delinquency as billed, less the amount 35 of applicable property tax credit as defined in section 1 of P.L.2018, 36 c.11 (C.54:4-66.6), prior to the end of the fiscal year. If any fiscal 37 year delinquency in excess of \$10,000 is paid by the holder of an 38 outstanding tax sale certificate or a total property tax levy 39 purchaser, the holder or purchaser, as appropriate, shall be entitled 40 to receive the amount of the penalty as part of the amount required 41 to redeem such certificate of sale providing the payment is made by 42 the tax lien holder or tax levy purchaser prior to the end of the fiscal 43 year. If the holder of the outstanding tax sale certificate or the levy 44 to the end of the fiscal year, then the holder or purchaser shall be 45 entitled to a pro rata share of the delinquency penalty upon 46 redemption, and the balance of the penalty shall inure to the benefit 47 of the municipality. The penalty so fixed shall not exceed 6% of

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the amount of the delinquency with respect to each most recent
 fiscal year only.

- 3 (cf: P.L.2019, c.491, s.1)
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11. R.S.54:4-76 is amended to read as follows:

6 54:4-76. a. The governing body of the municipality or the 7 county shall cause the county tax due, as calculated pursuant to 8 R.S.54:4-74, and other county taxes levied, school tax due, as 9 calculated pursuant to R.S.54:4-75, taxes due to other taxing 10 districts, and State taxes to be paid as and when due for payment. If 11 there shall not be sufficient funds in the treasury available for such 12 payments, the governing body shall immediately borrow sufficient 13 money and pay such taxes due. The board of chosen freeholders of 14 each county may by resolution fix the rate of discount to be allowed 15 for the payment to the county treasurer of county taxes previous to 16 the date on which they will become due for payment. The rate so 17 fixed shall not exceed six [per centum] percent per [annum] year, 18 and shall be allowed only in case of payment on or before the 19 thirtieth day previous to the date on which said taxes will become 20 due for payment to the county treasurer. On any part of the taxes 21 payable to the county treasurer and on any part of the taxes payable 22 to the State by the county treasurer, which shall remain unpaid after 23 the time within which they are required to be paid by this chapter, 24 the taxing district or county in arrears shall pay to the county or State, as the case may be, interest at the rate of six [per centum] 25 26 percent per [annum] year upon the delayed payment.

27 b. Notwithstanding the provisions of subsection a. of this 28 section, the board of chosen freeholders of a county may, by 29 resolution, waive the interest that a municipality is required to pay 30 to the county pursuant to that subsection on any unpaid property 31 taxes due and owing to the county by a municipality if the 32 municipality adopted an extended interest-free period pursuant to 33 subsection a. of section 1 of P.L., c. (C.) (pending before 34 the Legislature as this bill), and a public health emergency, pursuant 35 to the "Emergency Health Powers Act," P.L.2005, c.222 (C.26:13-1 36 et seq.), or a state of emergency, pursuant to P.L.1942, c.251 37 (C.App.A.9-33 et seq.), or both, has been declared by the Governor 38 and is in effect. A waiver adopted by a county pursuant to this 39 subsection shall expire 30 days after the end of the municipality's 40 extended interest-free period.

41 (cf: P.L.2013, c.261, s.5)

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12. Notwithstanding the provisions of section 15 of P.L.1944,
c.255 (C.43:16A-15), section 24 of P.L.1954, c.84 (C.43:15A-24),
or any other law, rule, or regulation to the contrary, if payment of
the full amount of the employer's contributions certified by the
Police and Firemen's Retirement System or the Public Employees'
Retirement System was not made within 30 days after the required

1 due date when that due date occurred in the year 2020 and prior to 2 the effective date of P.L. , c. (C.) (pending before the 3 Legislature as this bill), the interest at the rate of 10 percent per 4 year that is required to be assessed against the unpaid balance 5 thereof on the first day after such 30th day shall not be assessed for an additional period of 30 days. If the full amount of the certified 6 7 employer's contributions is not made within 60 days after the required due date, the interest shall be assessed against any unpaid 8 9 balance of that employer on the first day after that 60th day.

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11 13. This act shall take effect immediately, ¹[except that 12 subsection c. of section 1 shall remain inoperative while any 13 conflicting provision of P.L., c. (C.) (pending before the 14 Legislature as Senate Bill No. 2346 of 2020-2021) remains in 15 effect, $]^1$ and sections ¹[10] <u>8</u>¹ and ¹[14] <u>12</u>¹ shall be retroactive to 16 March 9, 2020.