

Amend Senate S.1505, Assembly A.2005, AN ACT to amend the civil service law, in relation to the state's contribution to the cost of health insurance...

Page	Line	Amendment
Page 6,	Unnumbered line 56 (AN ACT CLAUSE)	After "(Part QQ);" strike out "and"
Page 7,	Unnumbered line 3 (AN ACT CLAUSE)	After "(Part RR)" insert "; to amend civil practice law and rules, in relation to authorization to the Suffolk county clerk to charge a block fee (Part SS); in relation to the closure of correctional facilities; and providing for the repeal of such provisions upon expiration thereof(Part TT); and to amend the criminal procedure law, the alcoholic beverage control law, the administrative code of the city of New York, the correction law, the civil rights law, the civil service law, the executive law, the general business law, the public authorities law, the public health law, the public officers law, the penal law, the tax law, the workers' compensation law and the general municipal law, in relation to peace officers; and to repeal certain provisions of the criminal procedure law relating thereto (Part UU)
Page 7,	Line 4	After "through" strike out "RR" and insert "UU"
Page 16,	Line 25,	After "town or village." insert "§ 3. Notwithstanding any law to the contrary, where a municipality received a base level grant in state fiscal year 2018-19 but not in state fiscal year 2019-20 under the aid and incentives for municipalities program pursuant to subdivision 10 of section 54 of the state finance law, the county in which a majority of the population of such municipality resides shall annually distribute, by December fifteenth of each year, to such municipality a portion of the receipts from the sales and use tax imposed by such county pursuant to article 29 of the tax law in an amount equal to the base level grant received by such municipality in state fiscal year 2018-19; provided, however, that such distribution shall be in addition to any other revenue distribution to such municipality required by law."
Page 16,	Line 26,	After "§" strike "3." and insert "4."
Page 16,	Line 43	After " <u>thousand twenty--two thousand twenty-one</u> " insert " <u>tentative</u> "
Page 16,	Line 43	After " <u>assessment roll</u> " insert " <u>issued on or about January 2, 2019</u> "
Page 16,	Line 44	After " <u>equalized assessment</u> " strike out " <u>for</u> " and insert " <u>on</u> "
Page 16,	Line 45	Before ". The assessor" strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "

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Page 16,	Line 45	After " <u>The assessor shall determine the equalized assessment</u> " strike out " <u>for</u> " and insert " <u>on</u> "
Page 16,	Line 46	After "two thousand nineteen--two thousand twenty" strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 16,	Line 46	After " <u>by multiplying</u> " strike out " <u>the</u> " and insert " <u>a</u> "
Page 16,	Line 47	After " <u>property's effective full value</u> " strike out " <u>for</u> " and insert " <u>on</u> "
Page 16,	Line 48	After " <u>twenty</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 16,	Line 49	After " <u>thousand twenty--two thousand twenty-one</u> " insert " <u>final</u> "
Page 16,	Line 50	After " <u>shall determine a property's effective full value</u> " strike out " <u>for</u> " and insert " <u>on</u> "
Page 16,	Line 51	After " <u>nineteen--two thousand twenty</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 16,	Line 52	After " <u>two thousand nineteen--two thousand twenty</u> " insert " <u>final</u> "
Page 16,	Line 54	Before " <u>assessment role</u> " insert " <u>final</u> "
Page 17,	Line 5	After " <u>thousand twenty--two thousand twenty-one</u> " strike " <u>tax year</u> " and insert " <u>final</u> "
Page 17,	Line 8	After " <u>thousand twenty--two thousand twenty-one</u> " strike " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 17,	Lines 12-16	Strike out " <u>If a property's assessment is reduced pursuant to title one-a of article five or title one or one-a of article seven of this chapter, or as a result of a reduction in full value compared to the full value on the two thousand twenty--two thousand twenty-one assessment roll, the assessor shall recalculate the exemption base accordingly.</u> "
Page 17,	Line 17	After " <u>The exemption shall be eighty per centum of the exemption base</u> " strike out " <u>in</u> " and insert " <u>on</u> "
Page 17,	Line 18	After " <u>the two thousand twenty--two thousand twenty-one</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 17,	Line 19	After " <u>centum of the exemption base</u> " strike out " <u>in</u> " and insert " <u>on</u> "

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Page 17,	Line 20	After " <u>twenty-two</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 17,	Line 20	After " <u>forty per centum of the exemption base</u> " strike out " <u>in</u> " and insert " <u>on</u> "
Page 17,	Line 21	After " <u>two thousand twenty-two--two thousand twenty-three</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 17,	Line 22	After " <u>centum of the exemption base</u> " strike out " <u>in</u> " and insert " <u>on</u> "
Page 17,	Line 23	After " <u>twenty-four</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 17,	Line 23	After " <u>and zero per centum of the exemption base</u> " strike out " <u>in</u> " and insert " <u>on</u> "
Page 17,	Line 24	After " <u>the two thousand twenty-four--two thousand twenty-five</u> " strike out " <u>tax year</u> " and insert " <u>final assessment roll</u> "
Page 50,	Between lines 21 and 22,	<p>Insert §49-a. State finance law is amended by adding a new Article 3-A, to be known as the Fiscal Accountability and Budget Balance Act, to read as follow:</p> <p>§28. Legislative intent.</p> <p>This legislation is being advanced to ensure the fiscal discipline of the State's Executive Budget process by requiring that legislation passed outside of the State's Executive Budget process adequately takes into account the impact of such bills and makes clear prescriptions regarding the spending to be offset to maintain budget balance. The initial offset recommendations by the Legislature to the Executive are an integral part of the process of adjusting the Enacted Budget as appropriate; however, this bill requires the Budget Director to determine the estimated fiscal impact of any such legislation passed, as well as the associated plans to offset such spending effectuated by the legislation. Instead, this legislation is intended to preserve the rights of the Legislature to advance legislation, and the role of the Executive to maintain budget balance.</p> <p>§29. Definitions.</p> <p>1. The following terms shall have the following meanings when used in this chapter.</p> <p>(a) "Fiscal impact" shall mean any estimated increase in estimated disbursements and/or estimated decrease in estimated receipts in</p>

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		<p>relation to the baseline estimates of the enacted budget financial plan.</p> <p>(b) "Baseline estimates of the enacted budget financial plan" shall mean the estimates included in a respective year's enacted budget financial plan submitted in accordance with section 23 of the state finance law.</p> <p>(c) "Dual sponsorship" shall mean identical "same as" bills introduced in both the New York State Senate and the Assembly.</p> <p>(d) "Regular session" shall mean session days as published by the Legislature annually in the New York State Legislative Session calendar, including, but not limited to any end of regular session extensions.</p> <p>(e) "Aid to localities appropriation bill" shall mean the aid to localities appropriation bill submitted by the governor and enacted by the legislature in accordance with article VII of the New York State constitution.</p> <p>§30. Bills with fiscal impacts.</p> <p>1. The speaker of the assembly and the temporary president of the senate shall include a fiscal note and an initial fiscal accountability plan with each bill which the speaker of the assembly and the temporary president of the senate determine may have a fiscal impact on baseline estimates of the enacted budget financial plan for the current or immediately following state fiscal year. Provided however that neither the fiscal note nor the initial fiscal accountability plan required by this section shall be required for bills submitted by the Governor to Legislature pursuant to Article VII of the New York State Constitution nor to any bill for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon. The speaker of the assembly and the temporary president of the senate shall ensure that fiscal notes and initial fiscal accountability plans required by this section remain posted online for the fiscal year in which the bill is introduced and the immediately following fiscal year.</p> <p>2. A fiscal note required by subdivision one of this section shall, at a minimum, clearly state the fiscal impact which would result from the passage of the subject bill.</p> <p>3. Any initial fiscal accountability plan required by subdivision one of this section shall, at a minimum:</p>

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		<p>(a) clearly state the fiscal impact which would result from the passage of the subject bill;</p> <p>(b) describe the methodology by which such fiscal impact was calculated;</p> <p>(c) clearly summarize and describe the specific estimated disbursement reductions and/or estimated receipt increases to the baseline estimates in the enacted budget financial plan that have been identified to fully offset the fiscal impact of the associated bill; and</p> <p>(d) give due consideration to the inherent risk in economic and forecasting and the interest of the state to maintain budget balance throughout the fiscal year.</p> <p>4. Disbursement reductions and receipt increases identified in paragraph (c) of subdivision 3 of this section:</p> <p>(a) may include reductions to appropriation authority and concomitant cash disbursements set forth in a current year aid to localities appropriation bill, but shall not include reductions to appropriation authority set forth in any other appropriation bill submitted by the governor and enacted by the legislature pursuant to Article VII of the New York state constitution nor to any other bill containing an appropriation for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon;</p> <p>(c) shall not include the deferral of payments or use of non-recurring resources to offset recurring costs, re-estimates to entitlement-based programs that require legislative amendments unless such amendments have been enacted; and</p> <p>(d) shall not include (i) reductions to appropriations or payments which the budget director determines are public assistance payments for families and individuals and payments for eligible aged, blind and disabled persons related to supplemental social security; (ii) any reductions that the budget director determines would violate federal law; (iii) reductions to payments of debt service and related expenses for which the budget director determines the state is constitutionally obligated to pay debt service or is contractually obligated to pay debt service, subject to an appropriation, including where the state has a contingent contractual obligation; and (iv) reductions to payments the budget</p>

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		<p>director determines the state is obligated to make pursuant to court orders or judgments as determined by the budget director.</p> <p>§31. Executive Fiscal Note.</p> <p>1. As soon as practicable, but in no event no later than 10 days following passage of a bill by both houses of the Legislature, the Budget Director shall submit to the Legislature an Executive Fiscal Note on any bill which has dual sponsorship and which the Budget Director determines may reasonably have a fiscal impact of \$1 million or more on the baseline estimates of the enacted budget financial plan. Provided however, that the Executive Fiscal note required by this section shall not be required for any bill submitted by the Governor to Legislature pursuant to Art. VII of the State Constitution nor to any bill for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon.</p> <p>2. An Executive Fiscal Note prepared in accordance with this section shall, at a minimum:</p> <p>(a) clearly state the fiscal impact which would result from the passage of the subject bill;</p> <p>(b) describe the methodology by which such fiscal impact was calculated; and</p> <p>(c) give due consideration to the inherent risk in economic and forecasting and the interest of the state to maintain budget balance</p> <p>§32. Final Fiscal Accountability Plan.</p> <p>1. No later than 15 days following the Budget Director's submission of an Executive Fiscal Note in accordance with section 31 of this chapter, the speaker of the assembly and the temporary president of the senate shall jointly transmit a Final fiscal accountability Plan to the budget director. Provided however, that the final fiscal accountability plan required by this section shall not be required for any bill submitted by the Governor to Legislature pursuant to Article VII of the State Constitution nor to any bill for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon.</p> <p>2. A final fiscal accountability plan prepared in accordance with this section shall, at a minimum, summarize and describe the specific estimated disbursement reductions and/or</p>

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		<p>estimated receipt increases to the baseline estimates of the enacted budget financial plan that have been identified to fully offset the fiscal impact of the associated bill.</p> <p>3. Disbursement reductions and receipt increases identified in subdivision 2 of this section:</p> <p>(a) may include reductions to appropriation authority and concomitant cash disbursements set forth in a current year aid to localities appropriation bill, but shall not include reductions to appropriation authority set forth in any other appropriation bill submitted by the governor and enacted by the legislature pursuant to Article VII of the New York State constitution nor to any other bill containing an appropriation for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon;</p> <p>(b) shall not include the deferral of payments or use of non-recurring resources to offset recurring costs, re-estimates to entitlement-based programs that require legislative amendments unless such amendments have been enacted; and</p> <p>(c) shall not include (i) reductions to appropriations or payments which the budget director determines are public assistance payments for families and individuals and payments for eligible aged, blind and disabled persons related to supplemental social security; (ii) any reductions that the budget director determines would violate federal law; (iii) reductions to payments of debt service and related expenses for which the budget director determines the state is constitutionally obligated to pay debt service or is contractually obligated to pay debt service, subject to an appropriation, including where the state has a contingent contractual obligation; and (iv) reductions to payments the budget director determines the state is obligated to make pursuant to court orders or judgments.</p> <p>§33. Comprehensive legislative impact plan.</p> <p>1. No later than 30 days following the end of each regular session, the Budget Director shall submit to the speaker of the assembly, the temporary president of the senate, and the office of the state comptroller a comprehensive legislative impact plan.</p> <p>2. A comprehensive legislative impact plan shall include, at a minimum:</p>

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		<p>(a) the total fiscal impact of every bill passed by both houses of the Legislature with a fiscal impact equal to \$1 million or more as well as any other bills passed by both houses of the Legislature which the Budget director determines in the aggregate have a fiscal impact of \$10 million or more other than those bills submitted by the Governor to Legislature pursuant to Art. VII of the State Constitution or any bills for which the Governor submits a message certifying to the necessity of the immediate passage of such a bill or vote thereon;</p> <p>(b) an itemized list indicating the budget director's final determination as to whether the final fiscal accountability plans submitted for every bill which has passed both houses of the Legislature are sufficient or insufficient to offset the fiscal impact of such bill;</p> <p>(c) for every instance where a final fiscal accountability plan submitted for a given bill is determined by the budget director to be insufficient to offset the fiscal impact of the respective bill, an explanation of such determination;</p> <p>(d) a fiscal accountability total, which shall be equal to the value of all final fiscal accountability plans determined by the budget director to be sufficient to offset the fiscal impact of such plans' respective bills in accordance with paragraph (b) of this section;</p> <p>(e) a total reduction amount, which shall be equal to the difference between the total fiscal impact described in paragraph (a) of this subdivision and the fiscal accountability total set forth in paragraph (d) of this section; and</p> <p>(f) a uniform reduction amount, which shall be the percentage by which all special state revenue and general fund aid to localities appropriations and concomitant cash disbursements, except those aid to localities appropriations and concomitant cash disbursements identified in subdivision three of this section, necessary to offset current fiscal year expenditures in an amount equal to the total reduction amount.</p> <p>3. Reductions to current year aid to localities appropriations pursuant to paragraph (f) of subdivision 2 of this section shall not include:</p> <p>(a) reductions to appropriations or payments which the budget director determines are public assistance payments for families and individuals and payments for eligible aged, blind and disabled persons related to supplemental social security; (b) any reductions that the budget</p>

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		<p>director determines would violate federal law; (c) reductions to payments of debt service and related expenses for which the budget director determines the state is constitutionally obligated to pay debt service or is contractually obligated to pay debt service, subject to an appropriation, including where the state has a contingent contractual obligation; and (d) reductions to payments the budget director determines the state is obligated to make pursuant to court orders or judgments.</p> <p>4. The final fiscal accountability plans included in the fiscal accountability total set forth in paragraph (d) of subdivision 2 of this section and the uniform reduction amount set forth in paragraph (f) of subdivision 2 of this section shall take effect upon the filing of a certification by the budget director including his or her approval of such final fiscal accountability plans with the speaker of the assembly, the temporary president of the senate, and the office of the state comptroller, provided however that such certification must be filed no later than 15 days from the date on which the budget director submits the comprehensive legislative impact plan in accordance with this section, and subsequently within 15 days from the date on which the budget director determines adjustments the total reduction amount and the uniform reduction amount set forth in paragraphs (e) and (f) of subdivision 2 of this section are necessary in accordance with subdivision 5 of this section.</p> <p>5. The Budget Director shall adjust the total reduction amount and the uniform reduction amount set forth in paragraphs (e) and (f) of subdivision 2 of this section as appropriate upon final action of the governor on the associated bills in accordance with article IV of the New York state constitution. Additionally, the Budget Director shall adjust the total reduction amount and the uniform reduction amount set forth in paragraphs (e) and (f) of subdivision 2 of this section to account for any bills passed by both houses of the legislature after the regular session and before January 1 of the immediately following fiscal year in the event that the final fiscal accountability plans required for such post-regular session bills are deemed by the Budget Director to be insufficient to offset the fiscal impact of such bills. Such adjustments may, in the budget director's discretion, include the restoration of state special revenue fund and general fund aid to localities appropriations reduced pursuant to the total reduction amount and the uniform reduction amount set forth in</p>

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		<p>paragraphs (e) and (f) of subdivision 2 of this section.</p> <p>6. To the extent any individual or entity is entitled to any cash disbursement authorized by any state special revenue or general fund appropriation contained within a current year aid to localities appropriation bill, such entitlement shall be deemed reduced commensurate any reductions set forth in a final fiscal accountability plan included in the fiscal accountability total set forth in paragraph (d) of subdivision 2 of this section and the uniform reduction amount set forth in paragraph (f) of subdivision 2 of this section.</p>
Page 50,	Line 24	After "provisions of sections one," insert "one-a, one-b,"
Page 51,	Line 44,	After "premiums" strike out "["
Page 51,	Line 45,	After "assessments" strike out "]"
Page 207,	Between Lines 24 and 25	Insert Part SS (LBD #70091-03-9) Insert Part TT (LBD #70097-02-9) Insert Part UU (LBD #70096-02-9)
Page 207,	Line 35	After "through" strike out "RR" and insert "UU"