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## 2015 New York Laws NPC - Not-For-Profit Corporation Article 14 - (Not-For-Profit Corporation) SPECIAL NOT-FOR-PROFIT CORPORATIONS 1411 - Local development corporations.

Universal Citation: NY Not for Profit Corp L § 1411 (2015)

1411. Local development corporations.

- (a) Purposes.
- This section shall provide an additional and alternate method of incorporation or reincorporation of not-for-profit corporations for a of the purposes set forth in this paragraph and shall not be deemed . alter, impair or diminish the purposes, rights, powers or privileges any corporation heretofore or hereafter incorporated under this secti or under the stock or business corporation laws. Corporations mav incorporated or reincorporated under this section as not-for-prof local development corporations operated for the exclusively charitab or public purposes of relieving and reducing unemployment, promoting a providing for additional and maximum employment, bettering a maintaining job opportunities, instructing or training individuals . improve or develop their capabilities for such jobs, carrying scientific research for the purpose of aiding а community geographical area by attracting new industry to the community or area by encouraging the development of, or retention of, an industry in t community or area, and lessening the burdens of government and acting

the public interest, and any one or more counties, cities, towns villages of the state, or any combination thereof, or the New York j development authority in exercising its power under the publ authorities law to encourage the organization of local developme corporations, may cause such corporations to be incorporated by publ officers or private individuals or reincorporated upon compliance wi the requirements of this section, and it is hereby found, determined a declared that in carrying out said purposes and in exercising the powe conferred by paragraph (b) such corporations will be performing essential governmental function.

- (b) Type of corporation.
- A local development corporation is a charitable corporation under this chapter.
- (c) Powers.
- In furtherance of its purposes set forth in paragraph (a) but not for any other purposes, a local development corporation incorporated reincorporated under this section shall have the following powers: construct, acquire, rehabilitate and improve for use bv othe industrial or manufacturing plants in the territory in which i operations are principally to be conducted, to assist financially such construction, acquisition, rehabilitation and improvement, maintain such plants for others in such territory, to dissemina. information and furnish advice, technical assistance and liaison wi federal, state and local authorities with respect thereto, to acquire purchase, lease, gift, bequest, devise or otherwise real or person property or interests therein, to borrow money and to issue negotiab bonds, notes and other obligations therefor, and notwithstanding secti 510 (Disposition of all or substantially all assets) without leave the court, to sell, lease, mortgage or otherwise dispose of or encumb any such plants or any of its real or personal property or any intere therein upon such terms as it may determine and, in connection wi loans from the New York job development authority, to enter in. covenants and agreements and to comply with all the terms, conditio and provisions thereof, and otherwise to carry out its corpora.

purposes and to foster and encourage the location or expansion industrial or manufacturing plants in the territory in which t operations of such corporation are principally to be conducte provided, however, that no such corporation shall attempt to influen legislation by propaganda or otherwise, or participate or interven

directly or indirectly, in any political campaign on behalf of or opposition to any candidate for public office.

- (d) Purchase or lease of real property owned by a county, city, town or village.
- (1) The local legislative body of a county, city, town or village or, if there is a board of estimate in a city, then the board of estimat may by resolution determine that specifically described real proper owned by the county, city, town or village is not required for use such county, city, town or village and authorize the county, city, tow or village to sell or lease such real property to a local developme corporation incorporated or reincorporated under this article; provide however, that title to such land be not declared inalienable as a fore preserve or a parkland.
- (2) Notwithstanding the provisions of any general, special or local law, charter or ordinance to the contrary, such sale or lease may made without appraisal, public notice, (except as provided subparagraph (4)) or public bidding for such price or rental and up such terms as may be agreed upon between the county, city, town village and said local development corporation; provided, however, th in case of a lease the term may not exceed ninety-nine years a provided, further, that in cities having a population of one million more, no such sale or lease shall be made without the approval of majority of the members of the borough improvement board of the borou in which such real property is located.
- (3) Before any sale or lease to a local development corporation incorporated or reincorporated under this article shall be authorized, public hearing shall be held by the local legislative body, or by t

board of estimate, as the case may be, to consider the proposed sale lease.

- (4) Notice of such hearing shall be published at least ten days before the date set for the hearing in such publication and in such manner may be designated by the local legislative body, or the board estimate as the case may be.
- (5) A local development corporation, incorporated or reincorporated under this section, which purchases or leases real property from county, city, town or village, shall not, without the written approv of the county, city, town or village, use such real property for a purpose except the purposes set forth in the certificate incorporation or reincorporation of said local development corporatio In the event such real property is used in violation of the restrictio of this paragraph, the attorney-general may bring an action or speci proceeding to enjoin the unauthorized use.
- (e) Certificate of incorporation.
- In addition to the requirements of section 402 (Certificate of of contents) the certificate incorporation incorporation; reincorporation of a local development corporation incorporated reincorporated under this article shall state (1) that all income a earnings of such corporation shall be used exclusively for its corpora. purposes or accrue and be paid to the New York job developme authority, (2) that no part of the income or earnings of su corporation shall inure to the benefit or profit of, nor shall a distribution of its property or assets be made to any member or priva. person, corporate or individual, or any other private interest, exce that the certificate of incorporation or reincorporation may authori the repayment of loans and may also authorize the repayment contributions (other than dues) to the local development corporation b only if and to the extent that any such contribution may not allowable as a deduction in computing taxable income under the intern

revenue code of nineteen hundred fifty-four, (3) that if su corporation accepts a mortgage loan or loans from the New York j

development authority, such corporation shall be dissolved in accordan with the provisions of paragraph (g) upon the repayment or oth discharge in full by such corporation of all such loans.

(f) Exemption of income from taxation.

The income and operations of corporations incorporated or reincorporated under this section shall be exempt from taxation.

(g) Dissolution.

- Upon the dissolution of any local development corporation incorporated or reincorporated under this section no member or private perso corporate or individual, or other private interest, shall be entitled . any distribution or division of its remaining funds and other proper. and rights and interests in property, and the balance thereof, after t payment of all debts and liabilities of the corporation of whatsoev kind and nature, (including the payment of loans and contributions t has been authorized in its certificate repayment of which incorporation or reincorporation) shall be distributed to one or mo counties, cities, towns or villages within the territory designated its certificate of incorporation or reincorporation as the territory which its operations are principally to be conducted, for furtherance the purposes set forth in paragraph (a), or to the New York j development authority, as shall be provided by said corporation or order of the supreme court of the state of New York pursuant to secti 1008 (Jurisdiction of supreme court to supervise dissolution a liquidation).
- (h) Corporations heretofore incorporated.
- Any corporation heretofore incorporated under the membership corporations law or this chapter, or under the stock or busine corporation law for any of the purposes set forth in paragraph (a) this section may amend its certificate of incorporation and reincorporated as a local development corporation organized under th section by making and filing in the office of the secretary of state certificate, stating the name of such corporation, and, if it has be

changed, the name under which it was originally incorporated, the da. of its incorporation, the names and post-office addresses of its membe or of the holders of record of all of the outstanding shares of su corporation entitled to vote with relation to the proceedings provid in the certificate and that such corporation has elected to beco for and be a local development corporation organized and operated under a by virtue of this section. Such certificate shall be either ( subscribed in person or by proxy by all of the members or the holders record of all of the outstanding shares of such corporation entitled . vote with relation to such proceedings and shall have annexed affidavit of the secretary or an assistant secretary that the perso who have executed the certificate, in person or by proxy, constitute a of the members or the holders of record of all of the outstanding shar of the corporation entitled to vote with relation to the proceedin provided for in the certificate, or (2) subscribed by the president or vice president and the secretary or an assistant secretary and sha have annexed an affidavit of such officers stating that they have be authorized to execute and file such certificate by the votes, cast person or by proxy, of all of the members or of the holders of record all of the outstanding shares of such corporation entitled to vote wi relation to such proceedings at the meeting at which such votes we cast, and that such votes were cast at a meeting of members stockholders held on a date specified, upon notice pursuant to secti (Notice of meeting of members) or to section 605 of the Busine 605

Corporation Law. Every certificate filed under this paragraph shall have endorsed thereon or annexed thereto the approval of a justice of t supreme court of the judicial district in which the office of t corporation is to be located. A reincorporation pursuant to th paragraph shall not effect a dissolution of the corporation, but sha be deemed a continuation of its corporate existence, without affecti its then existing property rights or liabilities, or the liabilities its members or officers as such, but thereafter it shall have only su rights, powers and privileges, and be subject only to such other duti and liabilities, as a corporation created for the same purposes und this article.

## (i) Effect of section.

Corporations incorporated or reincorporated under this section shall be organized and operated exclusively for the purposes set forth paragraph (a), shall have, in addition to the powers otherwise conferr by law, the powers conferred by paragraph (c) and shall be subject all the restrictions and limitations imposed by paragraph (e) a paragraph (g). In so far as the provisions of this section a inconsistent with the provisions of any other law, general or specia the provisions of this section shall be controlling as to corporatio incorporated or reincorporated hereunder.

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