made on a per capita basis directly of through the subdivisions of the state; or for the increase in the smouth of pensions of any member of a retirement system of the state, or of a subdivision of the state. Or of a subdivision of the state has one of the subdivision of the state has enumeration of legislature of the subdivision of the state in this paragraph should be subdivision to be taken to diminish the subdivision of the state of the subdivision of the state of the subdivision of the state of the subdivision of the money of the state to a public corporation to be organized for the purpose of making loans to none profit corporations to finance to senstruction of new in this state of the subdivision of the state of the seculiarity of former industrial secundarity of former industrial secundarity of the subdivision of the state of the sacquisition of the state of the state

## PROPOSED AMENDMENT NUMBER EIGHT CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section one of article two of the constitu-tion, in relation to length of resi-dence in state as qualification to vote

Section I. Resolved (if the Assembly concur), That section one of article two of the constitution be mended to read as follows:

Section I. Every citizen of the age of twenty-one years, who shall have been a citizen for ninety days, and an inhabitant of this state for [one year] ninety days next preceding the country city, or village and for the last following the store of the lest of the lest thirty days a resident of the election district in which he of the election district in which he of the election district in which he he entitled to vote at such election in the election district of he he he he he had and not elsewhere, to all officers than now are easily and upon

count) purposes, ten per centum:

(b) any county, officer than the county of Nassau, ser county purposes, seven per centum;

(c) the city of New centum;

(d) any county, the county purposes, seven per centum;

(d) any county, the than the city of New centum; that wanty are hundred twenty-five thousand or more inhabitant according to the latest centum; for city purposes and school district purposes, nine per centum; provided, housewer, that if a proposition in relation to taxing and debt contracting pour extensive the contracting pour, pursuant to subdivision one of section elever-a of this articles approved, and until of able contracting pour, pursuant to subdivision in relation to taxing and debt contracting pour, pursuant to subdivision two of sections and debt contracting pour, pursuant to subdivision two of sections where any of this articles, and devided between city and sold district purposes as provided by the legislature; provided, houver, that in computing such percentage there may be excluded outstanding indebtedness contracted, and indebtedness to be contracted, outhorise the commissions of estimated the interest or most the damal requirements for debt service for such of the state as an apport construction purposes, shall meet that money men the state as an apport construction purposes, shall requirements for the payment of such indebtedness;

(e) any city having less than one hundred twenty-five thousand inhabitants according to the latest federal census, for city purposes, lexuluding education purposes, seven per centum; and habitants according to the latest federal census for city purposes, lexuluding education indebtedness;

(e) any city having less than one hundred twenty-five thousand inhabitants according to the latest federal census, for city purposes, lexuluding education indebtedness with purposes, with (1) the sapproving of the consent of the state co

prescribed in this section shall be void.

In ascertaining the power of any city having less than one hundred twenty-five thousand inhabitants according to the latest returning to contract indebtedness, to contract indebtedness, to contract indebtedness, theretofore contracted by such city prior to January first inneteen hundred fifty-two for education purposes shall be excluded shall be included in ascertaining the power of a school district which is the property of the pr

the actual military service of the taste, or of the United Stany branch state, or of the United Stany branch provided that state of the United Stany branch provides and the army, ravy, such each provided state of the Contract of the Contr

che principal et all indebtedness, shall not exceed an amount equal to the following percentages of the south of lowers of the work of the valuation of taxable real estate of such county, city, village or school district, less the amount to be reised by tax on real estate in such year for the payment of the interest on and redemption of certificates or other evidence of indebtedness described in a formation of the interest of the interest of the payment of this article, or renewals thereof:

(a) any county, for county purposes, one and one-half per centum; provided, however, the legislature may prescribe a method by which such limitations and the percentum; and the exceed two per centum; and the exceed two per centum to substitute the exceed two per centum; and the latest federal census, for school district purposes, one and one-half per centum but not greater than one and three-quarters per centum for exceed the exceed of the exceed o

cobtactness (except serial bonds of an issue having a maximum maturity of more than two years) to be redeemed in one of the two immediately succeeding fiscal years, taxes required for such appropriation or for the redemption of such certificates or other evidence of in whole or in part by sensition or for the redemption of such certificates may be excited in whole or in part by sensition that the interest of the whole of the sense of the whole of the sense of the whole of the sense of the event of the sense of the event of the sense of the sense extent and in the same manner as if such amount had been manner as if such amount had been financed through indebtedness pay able in equal annual instances of the sense of the sense extent and in the same manner as if such amount had been financed through indebtedness pay able in equal annual instances of the period of the sense of the

ed to article eight of the constitu-tion, to follow section eleven, to be section eleven-a, to read as § 11-a In the city of Buffalo, a proposition may be submitted to the voters providing that the city and the school district in the city and the school district in the city and pose tares and contract indepen-pose tares and contract indepen-

contracting pounts factive at the shall again becomes a the time or times prescribed by or pursuant or times prescribed by or pursuant or times prescribed by or pursuant or times and or carrying into effect the provisions of this section, provided, however, that, if in the city of Buffelo, the proposition provided for in subdivision one of provided for in subdivision one of the section shall have been thought of the provided for a period of the provided for a period of the section of the series computed from the date of the approval of the proposition provided for in subdivision one of this section.

§ 8. Resolved (if the Assembly concur). That the foregoing amendments be referred to the first regular legislative session can be under the next succession assembly, and in the formity with section of the continuant of the continuant of the continuant of the continuant previous to the time of such election.

PROPOSED AMENDMENT

## PROPOSED AMENDMENT NUMBER TEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section ten of article eight of the constitution in relation to limitations on the amount to be raised by real estate taxes in the city of New York and the counties therein, for city and county proses, and on power of such city to contract indebtedness

poses, and on power of such they to contract indebtedness.

Section I. Resolved (if the Assembly concur). That section tenor article eight of the constitution be amended to read as follows: 10. Hereafter, in any county, city, village or school district described in this section, the amount to be raised by tax on real estate in any fiscal year, in addition to providing for the interest on the principal of all indebtedness, shall not exceed an amount equal to the following percent of taxable real estate of such county, city, villagent of the county, city, villagent to be raised by tax on real estate in such year for the payment to be raised by tax on real estate in such year for the payment to the interest on and redemption of termicates we want

be two per centum. The limitation hereint may be increased by the per centum of a period of the period of the control of the c

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