STATE OF NEW YORK

4136--C

Cal. No. 326

8

9 10 2017-2018 Regular Sessions

IN SENATE

February 3, 2017

Introduced by Sens. LANZA, FELDER -- read twice and ordered printed, and when printed to be committed to the Committee on Cities -- recommitted to the Committee on Cities in accordance with Senate Rule 6, sec. 8 -- reported favorably from said committee, ordered to first report, amended on first report, ordered to a second report and ordered reprinted, retaining its place in the order of second report -- ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading -- again amended and ordered reprinted, retaining its place in the order of third reading

AN ACT to amend the real property tax law, in relation to a rebate of real property taxes on certain residential real property in a city having a population of one million or more

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

Section 1. The section heading of section 467-e of the real property tax law, as added by section 1 of part V of chapter 60 of the laws of 2004, is amended to read as follows:

4 Rebate for owners or tenant-stockholders of one, two [ex], three, 5 four, five or six family residences or residential property held in the 6 condominium or cooperative form of ownership in a city having a popu-7 lation of one million or more.

- § 2. Subdivision 1 of section 467-e of the real property tax law, as amended by chapter 483 of the laws of 2007, is amended to read as follows:
- 1. Generally. Notwithstanding any provision of any general, special or local law to the contrary, any city having a population of one million or more is hereby authorized and empowered to adopt and amend local laws in accordance with this section to grant a rebate of real property taxes for the fiscal years beginning on the first of July, two thousand [three] eighteen and ending on the thirtieth of June, two thousand [nine] twenty in the amount of [the lesser of] up to four hundred

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

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dollars [ex] but in no case more than the annual tax liability imposed 2 on the property. [No such local law may be adopted unless, as originally adopted, it authorizes such rebate to be granted in accordance with this 3 section for three consecutive fiscal years beginning with the fiscal 4 5 year beginning on the first of July, two thousand three. No such rebate 6 shall be granted by local law for any fiscal year beginning on or after 7 the first of July, two thousand nine, unless the council of such city, 8 fixing the annual tax rates for any such fiscal year, shall have 9 uniformly reduced such rates for all classes of property in order to 10 produce real property tax relief among such classes of property in an amount not less than, in the aggregate, the aggregate amount of rebate 11 paid in such fiscal year. No such local law implementing the provisions 12 13 of this section, as amended by the chapter of the laws of two thousand seven which added this sentence, may be adopted unless, as originally 14 adopted, such local law authorizes such rebate to be granted in accord-15 16 ance with this section for three consecutive fiscal years beginning with the fiscal year beginning on the first of July, two thousand six.] Any 17 rebate authorized by local law in accordance with this section shall be 18 19 paid in the fiscal year following the fiscal year for which the rebate 20 is granted. [If, with respect to the fiscal year of such city beginning 21 on the first of July, two thousand eight and ending on the thirtieth of June, two thousand nine, an increase in average real property tax rates 22 would otherwise be necessary in the resolution of such city council 23 fixing real property tax rates for such fiscal year pursuant to the 24 charter of such city, then the rebate to be paid for such fiscal year 25 26 shall be reduced or eliminated as follows: where the sum to be raised by such increase is less than seven hundred fifty million dollars, then 27 such rebate shall be reduced by fifty cents for each dollar of increase, 28 and where the sum to be raised by such increase is seven hundred fifty 29 30 million dollars or more, then such rebate shall be eliminated. The determination of the reduction or elimination of such rebate shall be 31 32 get forth in such resolution after consultation with the department of 33 finance of such city and shall take effect upon the final adoption of such resolution. Such rebate shall be paid to an owner or tenant-stock-34 35 holder who, as of the date the application provided for in subdivision four of this section is due, owns a one, two [ex], three, four, five or 36 six family residence or a dwelling unit in residential property held in 37 the condominium or cooperative form of ownership that is the owner or 38 tenant-stockholder's primary residence and meets all other eligibility 39 requirements of this section, unless the local legislative body provides 40 41 by local law that only owners or tenant-stockholders of a subset of 42 those property types are eliqible to be paid the rebate. The local 43 legislative body may by local law restrict eligibility on the basis of 44 whether an owner or tenant-stockholder is receiving a particular other 45 benefit pursuant to this chapter or the private housing finance law. 46 [Notwithstanding anything to the contrary in sections four hundred twenty-one-a, four hundred twenty-one-b or four hundred twenty-one-g of this 47 title, an owner or tenant-stockholder whose property is receiving bene-48 fits pursuant to such sections shall not be prohibited from receiving a 49 rebate pursuant to this section if such owner or tenant-stockholder is otherwise eligible to receive such rebate. Tenant-stockholders of 50 51 dwelling units in a cooperative apartment corporation incorporated as a 52 mutual company pursuant to article two, four, five or eleven of the 54 private housing finance law shall not be entitled to the rebate authorized by this section. Such rebate shall be paid by the commissioner of

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finance to eligible owners or tenant-stockholders in accordance with rules promulgated by the commissioner of finance.

- § 3. Subparagraph 1 of paragraph a of subdivision 2 of section 467-e of the real property tax law, as added by section 1 of part V of chapter 60 of the laws of 2004, is amended to read as follows:
- (1) the property must be a one, two [ex], three, four, five or six family residence or residential property held in the condominium or cooperative form of ownership unless otherwise set forth in the local law adopted by the local legislative body in accordance with subdivision one of this section;
- § 4. Subparagraph 3 of paragraph a of subdivision 2 of section 467-e of the real property tax law, as added by section 1 of part V of chapter 60 of the laws of 2004, is amended to read as follows:
- (3) the owner must not be in arrears in the payment of real property taxes in an amount in excess of twenty-five dollars for the fiscal year for which the rebate is claimed and all prior fiscal years, and for residential property held in the cooperative form of ownership, there must be no arrears in the payment of real property taxes in an amount in excess of an average of twenty-five dollars per dwelling unit in such cooperative apartment corporation for the fiscal year for which the rebate is claimed and all prior fiscal years, except that if the owner has entered into an installment agreement with the city to address such arrears and is not in default on such agreement, such owner would be eligible to receive the rebate, however the amount of such rebate shall first be applied to the installment agreement with any excess amount provided to the owner in the form of a rebate.
- § 5. Paragraph c of subdivision 3 of section 467-e of the real property tax law, as added by section 1 of part V of chapter 60 of the laws of 2004, is amended to read as follows:
- c. "Property" means a one, two [er], three, four, five or six family residence or a dwelling unit in residential property held in the condominium or cooperative form of ownership or such subset of property type as set forth in the local law adopted by the local legislative body.
- § 6. Paragraph a of subdivision 4 of section 467-e of the real property tax law, as amended by chapter 483 of the laws of 2007, is amended to read as follows:
- a. Generally. Notwithstanding any provision of any general, special or local law to the contrary, an application for a rebate pursuant to this section for the fiscal year beginning the first of July, two thousand [three] eighteen, shall be made no later than the date published by the commissioner of finance in the city record and in other appropriate general notices pursuant to this subdivision, which date shall be no earlier than thirty days after the effective date of this subdivision. [An application for a rebate pursuant to this section for fiscal years beginning on or after the first of July, two thousand four and ending on the thirtieth of June, two thousand six, shall be made no later than the fifteenth of March of the fiscal year for which the rebate is claimed. An application for a rebate pursuant to this section for fiscal years beginning on or after the first of July, two thousand six, shall be made no later than the first of September following the fiscal year for which the rebate is claimed. An application for a rebate pursuant to this section shall be made no later than the fifteenth of March of the fiscal year for which the rebate is claimed. All owners or tenant-stockholders 54 of property who primarily reside thereon must jointly file an applica-tion for the rebate on or before the application deadline, unless such 56 owners or tenant-stockholders currently receive a real property tax

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1 exemption pursuant to section four hundred twenty-five, four hundred fifty-eight, four hundred fifty-eight-a, four hundred fifty-nine-c or four hundred sixty-seven of this title, in which case no separate application for a rebate pursuant to this section shall be required. [Such] The commissioner of finance may determine the manner by which such application may be filed and may require that such application [may] be filed by mail if it is enclosed in a postpaid envelope properly addressed to the commissioner of finance, deposited in a post office or 9 official depository under the exclusive care of the United States postal 10 service, and postmarked by the United States postal service on or before the application deadline or submitted online. Each such application 11 shall be made on a form prescribed by the commissioner of finance, which 12 13 shall require the applicant to agree to notify the commissioner of 14 finance if his, her or their primary residence changes after receiving 15 the rebate pursuant to this section, or after filing an application for such rebate, if his, her or their primary residence changes after filing 17 such application, but before receiving such rebate. The commissioner of finance may request that proof of primary residence be submitted with 18 the application. No rebate pursuant to this section shall be granted 19 20 unless the applicant, if required to do so by this subdivision, files an application within the time periods prescribed in this subdivision.

§ 7. This act shall take effect immediately.