STATE OF NEW YORK

1023

2017-2018 Regular Sessions

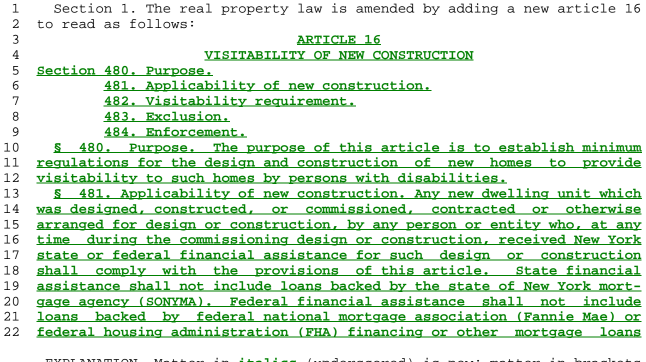
IN ASSEMBLY

January 10, 2017

Introduced by M. of A. SIMON, COLTON, DINOWITZ, GALEF, MAGNARELLI, ORTIZ, PAULIN, PRETLOW, ROSENTHAL, STIRPE, TITUS, WEPRIN, HOOPER, COOK, MAYER, SEPULVEDA -- Multi-Sponsored by -- M. of A. BARCLAY, CAHILL, GLICK, GOTTFRIED, KEARNS, LIFTON, LUPARDO -- read once and referred to the Committee on Judiciary

AN ACT to amend the real property law, in relation to the visitability of new homes by persons with disabilities

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



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

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backed by a federal mortgage loan program. For purposes of this 1 section, the term "dwelling unit" shall mean a detached single family 2 3 home, a ground floor unit in a town house, or a ground floor unit in a building of three or fewer dwelling units which is designed as, or 4 5 intended for occupancy as a residence. б § 482. Visitability requirement. The design and construction of a new 7 dwelling unit shall comply with the following requirements: 8 1. Accessible entrance. (a) Except as provided in paragraph (b) of 9 this subdivision, the ground level of such dwelling unit shall contain 10 at least one entrance to the dwelling unit that: 11 (i) is accessible to, and usable by, people with disabilities such that all rooms on the level are connected by an accessible route; 12 13 (ii) does not contain any steps or any door threshold that exceeds 14 one-half inch in height; and 15 (iii) is located on a continuous unobstructed path from the public 16 street or driveway that serves the unit, which path at no point has a slope exceeding one inch in rise for every twelve inches in length, has 17 a width of not less than thirty-six inches and has a cross slope not 18 19 greater than two percent of the width. Such unobstructed path shall be 20 able to be negotiated by a person and may include curb ramps, parking 21 access aisles, walks, and ramps. (b) The provisions of paragraph (a) of this subdivision shall not 22 apply to a dwelling unit if: 23 (i) the finished grade of the site is too steep to provide a path 24 25 having a slope of one inch in rise for every twelve inches in length at 26 the front, side, or back of the unit; 27 (ii) there is no driveway serving the unit; and (iii) there is no alley or other roadway capable of providing vehicu-28 29 lar access to the rear or side of the unit. 30 2. Accessible interior doors. All doors that are designed to allow 31 passage within the ground level of such dwelling unit shall have an 32 unobstructed opening of at least thirty-six inches when the door is open 33 at a ninety-degree angle. 3. Accessible environmental controls. All environmental controls and 34 35 outlets located on the ground level of such dwelling unit shall be located on the wall at least fifteen inches, but not more than forty-36 eight inches, above the floor or, in the case of environmental controls 37 and outlets located directly above a counter, sink, or appliance, not 38 more than three inches above such counter, sink, or appliance. 39 4. Accessible habitable space and bathroom. The ground level of such 40 41 dwelling unit shall contain the following: 42 (a) At least one indoor room that has an area of not less than seventy 43 square feet and contains no side or dimension narrower than seven feet; 44 and 45 (b) At least one bathroom that contains, at a minimum, the following: 46 (i) clear floor space of thirty by forty-eight inches centered on and 47 contiguous to the sink, which is not encroached by the swing path of the 48 <u>bathroom door;</u> 49 (ii) a sink and a toilet that each allow for a parallel or head-on approach by a person in a wheelchair; and 50 51 (iii) walls that are reinforced to be capable of supporting grab bars that resist shear and bending forces of a minimum of two hundred fifty 52 53 pounds, as follows: 54 (A) All walls adjacent to the toilet shall have horizontal backing reinforcements, each at least thirty-three inches, but not more than 55 56 thirty-six inches, above the floor, and sufficient to allow for a twen-

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1	ty-four-inch grab bar on the wall behind the toilet and another forty-
2	two-inch grab bar on one or the other walls adjacent to the toilet.
3	(B) If a bathtub is present in the bathroom, such reinforcements shall
4	<u>include:</u>
5	(I) two backing reinforcements on the back wall of the bathtub, each
6	at least twenty-four inches long, at least twenty inches wide and not
7	more than twenty-four inches from the head end wall and not more than
8	twelve inches from the foot end wall, one in a horizontal position at
9	least thirty-three inches, but not more than thirty-six inches, above
10	the floor, and one nine inches above the rim of the bathtub;
11	(II) one backing reinforcement on the foot end wall of the bathtub, at
12	least twenty inches long, at least eighteen inches wide and located at
13	the front edge of the bathtub; and
14	(III) one backing reinforcement on the head end wall of the bathtub,
15	at least twelve inches long, at least eighteen inches wide and located
16	at the front edge of the bathtub.
17	(C) If a shower is present in the bathroom, such reinforcements shall
18	include backing reinforcements on at least two walls on which the
19	control valves are not located, each centered at least thirty-three
20	inches, but not more than thirty-six inches, above the floor and at
21	<u>least eighteen inches wide.</u>
22	§ 483. Exclusion. This article shall not apply to sites whose physical
23	characteristics renders compliance with this article unreasonable.
24	§ 484. Enforcement. Any person, firm, corporation, partnership or any
25	other business entity that violates any provision of this article shall
26	be subject to a civil penalty of not less than fifty nor more than five
27	hundred dollars for each such offense and each day on which such
28	violation occurs or continues to occur shall be a separate offense. Any
29	violation of this article shall be enforceable by the attorney general
30	and any aggrieved party, and any such party shall have the right to seek
31	legal and equitable relief and the court may award reasonable costs and
32	attorney's fees associated with such action.
33	§ 2. This act shall take effect on the one hundred eightieth day after
34	it shall have become a law and shall apply to dwelling units the

35 construction of which begins on or after such date.