

STATE OF NEW YORK

1359

2017-2018 Regular Sessions

IN ASSEMBLY

January 11, 2017

Introduced by M. of A. BRAUNSTEIN -- read once and referred to the
Committee on Real Property Taxation

AN ACT to amend the administrative code of the city of New York and the
real property tax law, in relation to increasing the average assessed
value threshold

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

1 Section 1. Subparagraph (ii) of paragraph 3 of subdivision d of
2 section 11-243 of the administrative code of the city of New York, as
3 amended by local law number 49 of the city of New York for the year
4 1993, is amended to read as follows:
5 (ii) is owned as a condominium and is occupied as the residence or
6 home of three or more families living independently of each other;
7 provided, however, that, in addition to all other conditions of eligi-
8 bility for the benefits of this section, except for multiple dwellings
9 in which units have been newly created by substantial rehabilitation of
10 vacant buildings or conversions of non-residential buildings, the avail-
11 ability of benefits under this section for such multiple dwellings,
12 buildings or structures shall be conditioned on the following: (a)
13 alterations or improvements to at least one building-wide system are
14 part of the application for benefits, and (b) (i) the assessed valuation
15 of such multiple dwelling, building, or structure, including land, shall
16 not exceed an average of [~~thirty~~ **fifty**] thousand dollars per dwelling
17 unit at the time of the commencement of the alterations or improvements,
18 and (ii) during the three years immediately preceding the commencement
19 of the alterations or improvements the average per room sale price of
20 the dwelling units or the stock allocated to such dwelling units shall
21 have been no greater than thirty-five percent of the maximum mortgage
22 amount for a single family home eligible for purchase by the Federal
23 National Mortgage Association; provided that if less than ten percent of
24 the dwelling units or an amount of stock less than the amount allocable

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

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1 to ten percent of such dwelling units was not transferred during such
2 preceding three year period, eligibility for benefits shall be condi-
3 tioned upon the multiple dwelling, building, or structure having an
4 assessed valuation per dwelling unit of no more than twenty-five thou-
5 sand dollars at the time of the commencement of the alterations or
6 improvements. Provided, further, that such benefits shall be available
7 only for alterations or improvements commenced on or after June first,
8 nineteen hundred eighty-six.

9 § 2. The opening paragraph of paragraph (a) of subdivision 1 of
10 section 489 of the real property tax law, as amended by section 19 of
11 part A of chapter 20 of the laws of 2015, is amended to read as follows:

12 Any city to which the multiple dwelling law is applicable, acting
13 through its local legislative body or other governing agency, is hereby
14 authorized and empowered, to and including January first, two thousand
15 ~~nineteen~~ twenty-two, to adopt and amend local laws or ordinances
16 providing that any increase in assessed valuation of real property shall
17 be exempt from taxation for local purposes, as provided herein, to the
18 extent such increase results from:

19 § 3. The closing paragraph of subparagraph 6 of paragraph (a) of
20 subdivision 1 of section 489 of the real property tax law, as amended by
21 section 20 of part A of chapter 20 of the laws of 2015, is amended to
22 read as follows:

23 Such conversion, alterations or improvements shall be completed within
24 thirty months after the date on which same shall be started except that
25 such thirty month limitation shall not apply to conversions of residen-
26 tial units which are registered with the loft board in accordance with
27 article seven-C of the multiple dwelling law pursuant to subparagraph
28 one of this paragraph. Notwithstanding the foregoing, a sixty month
29 period for completion shall be available for alterations or improvements
30 undertaken by a housing development fund company organized pursuant to
31 article eleven of the private housing finance law, which are carried out
32 with the substantial assistance of grants, loans or subsidies from any
33 federal, state or local governmental agency or instrumentality or which
34 are carried out in a property transferred from such city if alterations
35 and improvements are completed within seven years after the date of
36 transfer. In addition, the local housing agency is hereby empowered to
37 grant an extension of the period of completion for any project carried
38 out with the substantial assistance of grants, loans or subsidies from
39 any federal, state or local governmental agency or instrumentality, if
40 such alterations or improvements are completed within sixty months from
41 commencement of construction. Provided, further, that such conversion,
42 alterations or improvements shall in any event be completed prior to
43 June thirtieth, two thousand ~~nineteen~~ twenty-two. Exemption for
44 conversions, alterations or improvements pursuant to subparagraph one,
45 two, three or four of this paragraph shall continue for a period not to
46 exceed fourteen years and begin no sooner than the first quarterly tax
47 bill immediately following the completion of such conversion, alter-
48 ations or improvements. Exemption for alterations or improvements pursu-
49 ant to this subparagraph or subparagraph five of this paragraph shall
50 continue for a period not to exceed thirty-four years and shall begin no
51 sooner than the first quarterly tax bill immediately following the
52 completion of such alterations or improvements. Such exemption shall be
53 equal to the increase in the valuation which is subject to exemption in
54 full or proportionally under this subdivision for ten or thirty years,
55 whichever is applicable. After such period of time, the amount of such
56 exempted assessed valuation of such improvements shall be reduced by

1 twenty percent in each succeeding year until the assessed value of the
2 improvements are fully taxable. Provided, however, exemption for any
3 conversion, alterations or improvements which are aided by a loan or
4 grant under article eight, eight-A, eleven, twelve, fifteen or twenty-
5 two of the private housing finance law, section six hundred ninety-six-a
6 or section ninety-nine-h of the general municipal law, or section three
7 hundred twelve of the housing act of nineteen hundred sixty-four (42
8 U.S.C.A. 1452b), or the Cranston-Gonzalez national affordable housing
9 act (42 U.S.C.A. 12701 et. seq.), or started after July first, nineteen
10 hundred eighty-three by a housing development fund company organized
11 pursuant to article eleven of the private housing finance law which are
12 carried out with the substantial assistance of grants, loans or subsi-
13 dies from any federal, state or local governmental agency or instrumen-
14 tality or which are carried out in a property transferred from any city
15 and where alterations and improvements are completed within seven years
16 after the date of transfer may commence at the beginning of any tax
17 quarter subsequent to the start of such conversion, alterations or
18 improvements and prior to the completion of such conversion, alterations
19 or improvements.

20 § 4. This act shall take effect immediately.