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Cal. No. 116

2017-2018 Regular Sessions

IN SENATE

January 5, 2017

Introduced by Sen. ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government -reported favorably from said committee, ordered to first and second report, ordered to a third reading, 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 establishing a green development neighborhood tax exemption

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

1	Section 1. The real property tax law is amended by adding a new
2	section 431 to read as follows:
3	§ 431. Green development neighborhood tax exemption. 1. As used in
4	this section, the following terms shall have the following meanings:
5	(a) "Municipal corporation" means any town, city or village, except
6	for a city having more than one million inhabitants.
7	(b) "Applicant" means any person obligated to pay real property taxes
8	on the property for which an exemption from real property taxes under
9	this section is sought.
10	(c) "Certified silver" shall mean (i) NGBS silver level certified by
11	Home Innovation Research Labs at a performance level of silver or
12	better, or (ii) LEED for new construction certified silver or better.
13	(d) "Green development neighborhood" shall mean a subdivision,
14	consisting of new one, two or three family residences that is (a) either
15	a NGBS green certified land development or LEED-ND certified, and (b)
16	subject to deed restrictions or other covenants running with the land
17	which require all residences within the subdivision to be constructed so
18	as to be certified silver or better.
19	(e) "NGBS green certified land development" shall mean a national
20	green building standard green subdivision with a certification issued by
21	Home Innovation Research Labs.

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

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1	(f) "LEED" shall mean the United States green building council leader-
2	<u>ship in energy and environmental design rating system.</u>
3	(g) "Residence" shall mean a one, two or three family residential
4	structure.
5	(h) "LEED-ND" shall mean LEED for neighborhood development.
б	(i) "NGBS" shall mean the national green building standard as approved
7	<u>by the American National Standards Institute.</u>
8	(j) "Person" means an individual, corporation, limited liability
9	company, partnership, association, agency, trust, estate, foreign or
10	domestic government or subdivision thereof, or other entity.
11	2. (a) The local legislative body of any municipal corporation may, by
12	local law, provide for the exemption of real property from taxation as
13	provided in this section, provided the governing board of such municipal
14	corporation, after conducting a public hearing, adopts a local law,
15	ordinance or resolution providing therefor. Upon the adoption of such a
16	local law, the county in which such municipal corporation is located
17	may, by local law, and any school district, all or part of which is
18	located in such municipal corporation, may, by resolution, exempt such
19	property from its taxation in the same manner and to the same extent as
20	such municipal corporation. Upon the adoption of such a local law,
21	residential and common area real property within a green development
22	neighborhood meeting the requirements of paragraph (b) of this subdivi-
23	sion shall have a maximum exemption from taxation and special ad valorem
24	levies to the extent of any increase in assessed value resulting from
25	the construction of a green development neighborhood. Such local law
26	shall provide for the percentage of such exemption and the period of
27	time during which such exemption shall continue, but in no event longer
28	than ten years for each parcel which applies for such exemption.
29	(b) Upon obtaining a LEED-ND certification or NGBS green certified
30	land development certification, a developer shall file with the tax
31	assessor of the assessing unit a copy of such certification together
32	with a map of the subdivision and evidence that all of the residential
33 24	parcels within the subdivision are subject to deed restrictions or
34 25	covenants running with the land which require residences to be constructed so as to be certified silver or better. Individual residen-
35 36	tial parcels within the subdivision shall be entitled to a tax exemption
30 37	as provided in the local law or resolution upon submission to the tax
38	assessor of documentation that the construction is certified silver or
39	better. Common area and vacant parcels within the subdivision shall be
40	exempt as provided in the local law or resolution upon submission of the
41	certification and map to the assessor by the developer.
42	(c) An exemption under this section shall be granted only upon appli-
43	cation by the owner of such real property on a form prescribed by the
44	commissioner. Such application shall be filed with the assessor of the
45	municipal corporation or county having the power to assess property for
46	taxation on or before the appropriate taxable status date of such munic-
47	ipal corporation or county.
48	(d) If the assessor is satisfied that the applicant is entitled to an
49	exemption pursuant to this section, he or she shall approve the applica-
50	tion and such real property shall thereafter be exempt from taxation and
51	special ad valorem levies as provided in this section commencing with
52	the assessment roll prepared after the taxable status date following the
53	submission of an application to the assessor. The assessed value of any
54	exemption granted pursuant to this section shall be entered by the
55	assessor on the assessment roll with the taxable property, with the
56	amount of the exemption shown in a separate column.

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1	(e) No such exemption shall be granted unless construction of resi-
2	dences within a green development neighborhood was commenced subsequent
3	to the date on which the municipal corporation's local law took effect.
4	§ 2. This act shall take effect on the one hundred twentieth day after
5	it shall have become a law. Effective immediately, the addition, amend-
6	ment and/or repeal of any rule or regulation necessary for the implemen-
7	tation of this act on its effective date is authorized to be made on or
8	before such date.