STATE OF NEW YORK

3469--B

2019-2020 Regular Sessions

IN SENATE

February 7, 2019

Introduced by Sens. MONTGOMERY, ADDABBO, BENJAMIN, COMRIE, JACKSON, LITTLE, SALAZAR -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government -- recommitted to the Committee on Local Government in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the real property tax law, in relation to tax exemptions for community land trusts and income-restricted homeownership properties

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

- 1 Section 1. Section 420-a of the real property tax law is amended by 2 adding a new subdivision 17 to read as follows:
- 3 17. (a) For the purposes of this subdivision, "community land trust"
 4 shall mean a nonprofit corporation organized pursuant to section
 5 501(c)(3) of the U.S. internal revenue code that satisfies the following
 6 criteria:
- 7 (i) such nonprofit corporation's primary purpose is the creation and 8 maintenance of permanently affordable single-family or multi-family 9 residences;
- (ii) all dwellings and units located on land owned by such nonprofit
 corporation is sold to a qualified owner to be occupied as the qualified
 owner's primary residence or rented to persons or families of low income
 as defined in subdivision ten of section twelve of the private housing
 finance law; and
- 15 (iii) the land owned by the nonprofit corporation, on which a dwelling
- or unit sold to a qualified owner is situated, is leased by such corporation to the qualified owner for the convenient occupation and use of
- 18 <u>such dwelling or unit for a renewable term of ninety-nine years.</u>

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

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(b) Any land owned by a community land trust as defined in paragraph 1 (a) of this subdivision and separately assessed improvements owned by 2 3 the residents thereof, shall be exempt from taxation and exempt from 4 special ad valorem levies and special assessments to the extent provided 5 in section four hundred ninety of this article. The supervising agency 6 may require the community land trust to enter into a regulatory agree-7 ment, which shall be co-terminus with any ground lease granted by the 8 community land trust to any qualifying owner of improvements thereon. 9 Notwithstanding the foregoing, any community land trust formed pursuant 10 to section four hundred two of the not-for-profit corporation law and 11 which is located in a city or municipality with a population of less than one million shall also be eliqible for benefits under this subdivi-12 13 sion.

§ 2. Section 422 of the real property tax law is amended by adding a new subdivision 3 to read as follows:

3. Exemption of income-restricted homeownership property. Income-restricted homeownership property, including but not limited to a single or two-family home or multiple dwelling, which is owned by and operated exclusively for the benefit of persons or families of low income as defined in subdivision ten of section twelve of the private housing finance law that is subject to the terms of a regulatory agreement with a supervising agency, which shall be the city of New York acting by and through the department of housing preservation and development for a community land trust located in the city of New York, or the New York state division of housing and community renewal for any community land trust located outside of the city of New York, for a term of at least thirty years, or is located on any community land trust as defined in paragraph (a) of subdivision seventeen of section four hundred twenty-a of this title formed pursuant to section four hundred two of the notfor-profit corporation law and which is located in a city or municipality with a population of less than one million without a regulatory agreement with a supervising agency, which is not otherwise fully exempt from taxation, shall be assessed based upon the resale and rent restrictions set forth in the ground lease when determining the taxable value of such income-restricted homeownership property. The department shall be authorized to promulgate suitable rules and regulations to carry out the provisions of this subdivision. Notwithstanding the provisions of this subdivision, any local assessor that currently employs a method of property assessment and taxation for any income-restricted homeownership property as of the effective date of the chapter of the laws of two thousand twenty that added this subdivision that would result in a lesser tax burden for such income-restricted homeowner shall be authorized to continue to employ such method as if fully authorized by this subdivision. Only a person or entity that owns the improvements both legally and beneficially shall qualify for an exemption under this subdivision.

§ 3. This act shall take effect immediately and shall apply to all assessment rolls published after the date this act shall have become a 49 law.