STATE OF NEW YORK

6350--A

2021-2022 Regular Sessions

IN SENATE

April 23, 2021

- Introduced by Sens. BENJAMIN, ADDABBO, BAILEY, BROOKS, GOUNARDES, HOYL-MAN, KAPLAN, KAVANAGH, MANNION, RAMOS, REICHLIN-MELNICK, SALAZAR -read twice and ordered printed, and when printed to be committed to the Committee on Local Government -- reported favorably from said committee and committed to the Committee on Finance -- 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 wages and supplements for building service employees employed at certain properties held in the cooperative or condominium form of ownership receiving a tax abatement

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

1 Section 1. Paragraph (a) of subdivision 1 of section 467-a of the 2 real property tax law, as amended by chapter 4 of the laws of 2013, is 3 amended to read as follows:

4 (a) "Applicant" means the board of managers of a condominium or the 5 board of directors of a cooperative apartment corporation, provided 6 that, in addition, the commissioner of finance [may] shall by rule 7 designate the owner of a dwelling unit (the "unit owner") or shareholder 8 of the corporation having the proprietary lease for an apartment (a 9 "shareholder") as an applicant for the limited purpose of submitting 10 information to verify the primary residence of the unit owner or share-11 holder.

12 § 2. Subdivision 1 of section 467-a of the real property tax law is 13 amended by adding four new paragraphs (i), (j), (k) and (l) to read as 14 follows:

15 (i) "Prevailing wage" means the rate of wages and supplemental bene-16 fits paid in the locality to workers in the same trade or occupation and 17 annually determined by the fiscal officer in accordance with the 18 provisions of section two hundred thirty-four of the labor law.

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

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1 (j) "Qualified property" means (i) a property with an average unit assessed value of less than or equal to sixty thousand dollars; or (ii) 2 3 a property with an average unit assessed value of more than sixty thou-4 sand dollars and less than or equal to one hundred thousand dollars, and 5 less than thirty dwelling units; or (iii) a property with respect to б which an applicant has submitted an affidavit certifying that all build-7 ing service employees employed or to be employed at the property shall 8 receive the applicable prevailing wage for the duration of such proper-9 ty's tax abatement.

10 (k) "Building service employee" means any person who is regularly 11 employed at a building who performs work in connection with the care or maintenance of such building. "Building service employee" includes, but 12 is not limited to, watchman, guard, doorman, building cleaner, porter, 13 14 handyman, janitor, gardener, groundskeeper, elevator operator and start-15 er, and window cleaner, but shall not include persons regularly sched-16 uled to work fewer than eight hours per week in the building. 17

(1) "Fiscal officer" means the comptroller of the city of New York.

18 3. Paragraphs (f) and (g) of subdivision 2 of section 467-a of the § 19 real property tax law, paragraph (f) as amended by chapter 97 of the 20 laws of 2013, paragraph (g) as added by chapter 273 of the laws of 1996, 21 are amended and a new paragraph (i) is added to read as follows:

22 For purposes of this subdivision, a <u>qualified</u> property shall be (f) deemed not to be receiving complete or partial real property tax 23 24 exemption or tax abatement if the **<u>qualified</u>** property is, or certain 25 dwelling units therein are, receiving benefits pursuant to section four 26 hundred, four hundred two, four hundred four, four hundred six, four 27 hundred eight, four hundred ten, four hundred ten-a, four hundred twelve, four hundred twelve-a, four hundred sixteen, four hundred eigh-28 29 teen, four hundred twenty-a, four hundred twenty-b, four hundred twen-30 ty-five, four hundred thirty-six, four hundred fifty-eight, four hundred 31 fifty-eight-a, four hundred fifty-nine-c, four hundred sixty-two, four 32 hundred sixty-seven, four hundred sixty-seven-b, four hundred ninety-33 nine-bbb, or four hundred ninety-nine-bbbb of this article, or if the 34 **<u>qualified</u>** property is receiving a tax abatement but not a tax exemption 35 pursuant to section four hundred eighty-nine of this article.

36 If the billable assessed value of a **<u>qualified</u>** property is reduced (q) 37 after the assessment roll becomes final, any abatement already granted 38 pursuant to this section shall be adjusted accordingly. The difference between the original abatement and the adjusted abatement shall be 39 40 deducted from any credit otherwise due.

41 (i) Notwithstanding any other provision of this section, beginning in 42 the fiscal year commencing in calendar year two thousand twenty-two no 43 dwelling unit in a property other than a qualified property shall be 44 eligible to receive a tax abatement under this section.

45 § 4. Paragraphs (b) and (d) of subdivision 3 of section 467-a of the 46 real property tax law, paragraph (b) as amended by chapter 4 of the laws 47 of 2013, paragraph (d) as added by chapter 273 of the laws of 1996, are 48 amended to read as follows:

49 (b) An application for an abatement pursuant to this section shall be 50 submitted to the commissioner of finance by the board of managers of a 51 condominium or the board of directors of a cooperative apartment corpo-52 ration, provided that the commissioner of finance may by rule require 53 the unit owner or shareholder of a dwelling unit to submit an applica-54 tion to supplement information contained in the application submitted by 55 the board of managers of a condominium or the board of directors of a 56 cooperative apartment corporation and may by rule apply and adjust, as

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1	appropriate, any provisions of this section that relate to applications
2	submitted by such boards to applications submitted by such owners. The
3	commissioner of finance shall by rule require the unit owner or the
4 5	shareholder of a dwelling unit to certify the primary residence of such
5	<u>unit owner or shareholder.</u> (d) The commissioner of finance shall determine the form of the appli-
7	cation and the information which it shall contain. The information
8	contained in the application shall be provided with respect to the <u>qual</u> -
9	<u>ified</u> property as of the taxable status date for the fiscal year to
10	which the application relates. Such information shall include, but need
11	not be limited to:
12^{11}	(i) physical data, such as a description of the <u>qualified</u> property,
13	stating the number of stories, the number of dwelling and non-dwelling
14^{13}	units, unit designations with their locations, approximate area of each
15	unit, number of rooms in each unit, common interest of or number of
16	shares allocated to each unit, and the total number of shares in a coop-
$10 \\ 17$	erative apartment corporation;
18	(ii) the names and social security or tax identification numbers of
19	owners of all units;
20	(iii) the names and social security or tax identification numbers of
20	sponsors owning units; and
22	(iv) the name and address of the person designated by the board of
23	directors or board of managers for receipt of notices issued pursuant to
24	this section.
25	§ 5. Subdivisions 4, 7 and 8 of section 467-a of the real property tax
26	law, subdivision 4 as amended by chapter 453 of the laws of 2011, subdi-
20	vision 7 as amended by chapter 4 of the laws of 2013 and subdivision 8
28	as separately amended by sections 11 and 19 of chapter 4 of the laws of
29	2013, are amended to read as follows:
30	4. Except in accordance with proper judicial order or as otherwise
31	provided by law, neither the commissioner of finance, nor any officer or
32	employee of a department of finance of a city having a population of one
33	million or more, nor any person who, pursuant to this subdivision, is
34	authorized to inspect the application or statements in connection there-
35	with required by this section, shall disclose or make known the contents
36	of any such application or statements. Except as provided in this subdi-
30 37	vision, the officers charged with the custody of any such application or
38	statements shall not be required to produce them in any action or
	proceeding in any court or before any administrative tribunal, but any
39 40	such application or statements may be produced on behalf of the depart-
40 41	ment of finance. An affidavit certifying that all building service
42	employees employed or to be employed at the qualified property shall
43	receive the applicable prevailing wage may be produced in any action or
44	proceeding in any court or before any administrative tribunal. Such
45	affidavit shall be considered a public record. Nothing in this subdivi-
46	sion shall be construed to prohibit delivery to an owner of a dwelling
47	unit of a <u>qualified</u> property situated in a city having a population of
48	one million or more of a copy of any application or statements pertain-
49	ing to such dwelling unit, upon request and with personally identifying
50	information redacted. Nothing in this subdivision shall be construed to
51	prohibit the delivery of a certified copy of any such application or
52	statements to the United States of America or any department thereof,
53	the state of New York or any department thereof, or a city having a
54	population of one million or more or any department thereof, provided
55	any such application or statements are required for official business;
56	nor to prohibit the inspection for official business of any such appli-
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1 cation or statements by the tax commission of a city having a population 2 of one million or more, or by the corporation counsel or other legal 3 representative of a city having a population of one million or more, or 4 by any person engaged or retained by the department of finance on an 5 independent contract basis; nor to prohibit the publication of statisб tics so classified as to prevent the identification of any particular 7 application or statements. The foregoing provisions of this subdivision 8 prohibiting disclosure of the contents of applications or statements 9 shall not apply to physical data relating to the **<u>qualified</u>** property 10 described therein.

7. The commissioner of finance shall be authorized to promulgate rules 11 necessary to effectuate the purposes of this section. Notwithstanding 12 13 any other provision of law to the contrary, such rules may include, but 14 need not be limited to, denial, termination or revocation of any abate-15 ment pursuant to this section if building service workers are not paid 16 the prevailing wage or if any dwelling unit in a gualified property held 17 in the condominium form of ownership or a **qualified** property held in the 18 cooperative form of ownership has real property taxes, water and sewer 19 charges, payments in lieu of taxes or other municipal charges due and 20 owing, unless such real property taxes, water and sewer charges, 21 payments in lieu of taxes or other municipal charges are currently being paid in timely installments pursuant to a written agreement with the 22 23 department of finance or other appropriate agency.

24 8. Except to the extent that the owner of a dwelling unit of a guali-25 fied property situated in a city having a population of one million or 26 more may request a redacted copy of any application or statements 27 pertaining to such dwelling unit, as provided in subdivision four of this section, the information contained in applications or statements in 28 29 connection therewith filed with the commissioner of finance pursuant to 30 subdivision three, three-a, three-b, three-c, three-d or three-e of this 31 section shall not be subject to disclosure under article six of the 32 public officers law.

33 § 6. Section 467-a of the real property tax law is amended by adding a 34 new subdivision 10 to read as follows:

35 10. The fiscal officer, as defined in section two hundred thirty of 36 the labor law, shall have the power to conduct an investigation and 37 hearing and file a final determination as to the payment of wages owed 38 by an owner, successor, or any employer of building service employees, as provided under subdivisions one, four, five, six, eight and nine of 39 40 section two hundred thirty-five of the labor law. 41 § 7. This act shall take effect immediately.