STATE OF NEW YORK

1565

2021-2022 Regular Sessions

IN ASSEMBLY

January 11, 2021

Introduced by M. of A. L. ROSENTHAL -- Multi-Sponsored by -- M. of A. COOK, DINOWITZ, J. RIVERA, RODRIGUEZ -- read once and referred to the Committee on Real Property Taxation

AN ACT to amend the real property tax law, in relation to establishing the residential open green space tax abatement for certain properties in a city of one million or more

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

1 2	Section 1. Article 4 of the real property tax law is amended by adding a new title 4-B-1 to read as follows:
3	TITLE 4-B-1
4	RESIDENTIAL OPEN GREEN SPACE TAX ABATEMENT FOR CERTAIN PROPERTIES IN A
5	<u>CITY OF</u>
б	ONE MILLION OR MORE PERSONS
7	Section 499-hhh. Definitions.
8	<u>499-iii. Real property tax abatement.</u>
9	<u>499-jjj. Application for tax abatement.</u>
10	499-kkk. Continuing requirements.
11	499-111. Revocation of tax abatement.
12	499-mmm. Enforcement and administration.
13	<u>499-nnn. Tax lien and interest.</u>
14	<u>§ 499-hhh. Definitions. When used in this title, the following terms</u>
15	shall have the following meanings:
16	1. "Applicant" shall mean (a) with respect to an eligible building
17	held in the cooperative or condominium form of ownership, the board of
18	managers of a condominium or the board of directors of a cooperative
19	apartment corporation, or (b) with respect to any other eligible build-
20	ing, the owner of such building.
21	2. "Application for tax abatement" shall mean an application for a
22	residential open green space tax abatement pursuant to section four
23	<u>hundred ninety-nine-jjj of this title.</u>

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

LBD01015-01-1

1	<u>3. "Compliance period" shall mean the tax year in which a tax abate-</u>
2	<u>ment is taken.</u>
3	4. "Department of finance" shall mean the department of finance of a
4	city having a population of one million or more persons.
5	5. "Designated agency" shall mean one or more agencies or departments
6	of a city having a population of one million or more persons that are
7	designated by the mayor of such city to exercise the functions, powers
8	and duties of a designated agency pursuant to this title.
9	6. "Eligible building" shall mean residential real property, located
10	within a city having a population of one million or more persons. No
11	building shall be eligible for more than one tax abatement pursuant to
12	this title.
13	7. "Eligible space" shall mean the total space available that is
14	covered with an impermeable surface, to support a residential open green
15	space.
16	8. "Residential open green space" shall mean the area of residential
17	yards, adjoining rear yards and rear facades that has been altered by
18	removing an impermeable surface and has been covered with soil and vege-
19	tation.
20	§ 499-iii. Real property tax abatement. An eligible building shall
21	receive an abatement of real property taxes as provided in this title
22	and the rules promulgated hereunder.
23	1. The amount of such tax abatement shall be four dollars and fifty
24	cents per square foot of residential open green space pursuant to an
25	approved application for tax abatement; provided, however, that the
26	amount of such tax abatement shall not exceed the lesser of (a) one
27	hundred thousand dollars or (b) the tax liability for the eligible
~ ~	
28	building in the tax year in which the tax abatement is taken.
29	2. Such tax abatement shall commence on July first following the
29 30	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and
29 30 31	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year.
29 30 31 32	 Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. With respect to any eligible building held in the condominium form
29 30 31 32 33	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such
29 30 31 32 33 34	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium
29 30 31 32 33 34 35	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building.
29 30 31 32 33 34 35 36	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. 4. If, as a result of application to the tax commission or a court
29 30 31 32 33 34 35 36 37	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. 4. If, as a result of application to the tax commission or a court order or action by the department of finance, the billable assessed
29 30 31 32 33 34 35 36 37 38	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. If, as a result of application to the tax commission or a court order or action by the department of finance, the billable assessed value for the fiscal year in which the tax abatement is taken is reduced
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29 30 31 32 33 34 35 36 37 38 39 40 41	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. 4. If, as a result of application to the tax commission or a court order or action by the department of finance, the billable assessed value for the fiscal year in which the tax abatement is taken is reduced after the assessment roll becomes final, the department of finance shall not exceed the annual tax liability as so reduced. The amount equal to the differ-
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. 4. If, as a result of application to the tax commission or a court order or action by the department of finance, the billable assessed value for the fiscal year in which the tax abatement is taken is reduced after the assessment roll becomes final, the department of finance shall not exceed the annual tax liability as so reduced. The amount equal to the difference between the abatement originally granted and the abatement as so
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	2. Such tax abatement shall commence on July first following the approval of an application for tax abatement by a designated agency, and shall not exceed one year. 3. With respect to any eligible building held in the condominium form of ownership that receives a tax abatement pursuant to this title, such tax abatement benefits shall be apportioned among all of the condominium tax lots within such eligible building. 4. If, as a result of application to the tax commission or a court order or action by the department of finance, the billable assessed value for the fiscal year in which the tax abatement is taken is reduced after the abatement so that the abatement granted shall not exceed the annual tax liability as so reduced. The amount equal to the difference between the abatement originally granted and the abatement as so recalculated shall be deducted from any refund otherwise payable or remission otherwise due as a result of such reduction in billable assessed value. § 499-jjj. Application for tax abatement. 1. To obtain a tax abatement pursuant to this title, an applicant must file an application for tax abatement, which may be filed on or after January first, two thousand
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55 residential open green space.

1	(b) Proof that the applicant received all required certifications,
2	permits and other approvals to construct the residential open green
3	space.
4	(c) An agreement by the applicant, which includes a maintenance plan,
5	to maintain the residential open green space during the compliance peri-
6	od and for a minimum of three years thereafter in such a manner that it
7	continuously constitutes a residential open green space within the mean-
8	ing of this title and the rules promulgated hereunder.
9	(d) An agreement to permit a designated agency or its designee to
10	inspect the residential open green space and any related structures and
11	<u>equipment upon reasonable notice.</u>
12	(e) Any other information or certifications required by a designated
13	agency pursuant to this title and the rules promulgated hereunder.
14	4. An application for tax abatement shall be in any format prescribed
15	by a designated agency, including electronic form.
16	5. An application for tax abatement shall be approved by a designated
17	agency upon determining that the applicant has submitted proof accepta-
18	ble to such agency that the requirements for obtaining a tax abatement
19	pursuant to this title and the rules promulgated hereunder have been
20	met. The burden of proof shall be on the applicant to show by clear and
21	convincing evidence that the requirements for granting a tax abatement
22	have been satisfied.
23	6. Upon notification from a designated agency that an application for
24	tax abatement has been approved, the department of finance shall apply
25	the tax abatement, provided there are no outstanding real estate taxes,
26	water and sewer charges, payments in lieu of taxes or other municipal
27	charges with respect to the eligible building.
28	§ 499-kkk. Continuing requirements. The tax abatement shall be condi-
29	tioned upon:
30	1. continuing compliance during the compliance period with all appli-
31	cable provisions of law, including without limitation the local
32	construction and fire codes, maintaining the residential open green
33	space in such a manner that it continuously constitutes a residential
34	open green space within the meaning of this title and the rules promul-
35	gated hereunder, and permitting a designated agency or its designee to
36	inspect the residential open green space and any related structures and
37	equipment upon reasonable notice; and
38	2. real estate taxes, water and sewer charges, payments in lieu of
39	taxes or other municipal charges with respect to an eligible building
40	not having been due and owing during the compliance period for a period of six months or more.
41 42	
42 43	§ 499-111. Revocation of tax abatement. 1. The department of finance shall revoke, in whole or in part, any tax abatement granted pursuant to
43 44	this title whenever a designated agency has determined and notified the
44 45	department of finance that:
45 46	(a) an applicant has failed to comply with a requirement of this title
40 47	or any rule promulgated hereunder at any time during the compliance
48	period, including without limitation any of the continuing requirements
40 49	set forth in subdivision one of section four hundred ninety-nine-kkk of
49 50	this title;
50 51	(b) an eligible building has not been in compliance during all or part
51 52	of the compliance period with any requirement of this title or any rule
5⊿ 53	promulgated hereunder;
54	(c) the residential open green space for which a tax abatement was

55 granted has at any time during the compliance period failed to meet any

1	requirement for a residential open green space pursuant to this title or
2	any rule promulgated hereunder; or
3	(d) an application, certification, report or other document submitted
4	by the applicant contains a false or misleading statement as to a mate-
5	rial fact or omits to state any material fact necessary in order to make
6	the statement therein not false or misleading.
7	2. The department of finance may revoke, in whole or in part, any tax
8	abatement granted pursuant to this title whenever it has determined that
9	an applicant has failed to comply with the continuing requirement set
10	forth in subdivision two of section four hundred ninety-nine-kkk of this
11	title.
12	3. Where it has been determined by a designated agency, after notice
13	to and an opportunity to be heard by the entity receiving the tax
14	rebate, that a situation described in any of the provisions of subdivi-
15	sion one of this section has occurred, such designated agency shall so
16	notify the department of finance no later than the ninetieth day after
17	the last day of the compliance period.
18	4. An applicant shall pay, with interest, such part of any tax abate-
19	ment received pursuant to this title that represents the period of non-
20	compliance as determined by the designated agency or the department of
21	finance, as the case may be. In addition, a designated agency may
22	declare any applicant ineligible for future tax abatement pursuant to
23	this title if any application, certification, report or other document
24	submitted by the applicant contains a false or misleading statement as
25	to a material fact or omits to state any material fact necessary in
26	order to make the statement therein not false or misleading.
27	§ 499-mmm. Enforcement and administration. 1. The department of
28	finance shall have, in addition to any other functions, powers and
29	duties that have been or may be conferred on it by law, the following
30	functions, powers and duties to be exercised in accordance with this
31	<u>title:</u>
32	(a) to apply a tax abatement;
33	(b) to revoke all or part of any such tax abatement;
34	(c) to make and promulgate rules to carry out the purposes of this
35	title; and
36	(d) any other function, power or duty necessarily implied by this
37	title.
38	2. A designated agency shall have, in addition to any other functions,
39	powers and duties that have been or may be conferred on it by law, the
40	following functions, powers and duties to be exercised in accordance
41	with this title:
42	(a) to receive, review, approve and deny applications for tax abate-
43	ment;
44	(b) to inspect open spaces and any related structures and equipment;
45	(c) to prescribe forms and make and promulgate rules to carry out the
46	purposes of this title;
47	(d) to make the determinations provided for in sections four hundred
48 49	ninety-nine-jjj and four hundred ninety-nine-lll of this title and to notify the department of finance of such determinations; and
49 50	(e) any other function, power or duty necessarily implied by this
51 52	<u>title.</u> <u>3. A designated agency may provide for reasonable administrative</u>
5∠ 53	charges or fees necessary to defray expenses of administering the tax
53 54	abatement program established by this title.
54 55	4. A designated agency and the department of finance shall establish
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56	procedures that are necessary or appropriate for (a) the timely notifi-

1	<u>cation to the department of finance by a designated agency of an</u>
2	approval of an application for tax abatement or of any noncompliance
3	pursuant to section four hundred ninety-nine-lll of this title and (b)
4	any other interagency coordination to facilitate the purposes of this
5	title.
6	<u>§ 499-nnn. Tax lien and interest. All taxes, with interest, required</u>
7	to be paid retroactively pursuant to this title shall constitute a tax
8	lien as of the date it is determined such taxes and interest are owed.
9	All interest shall be calculated from the date the taxes would have been
10	due but for the tax abatement granted pursuant to this title at the
11	applicable rate or rates of interest imposed generally for non-payment
12	of real property tax with respect to the eligible building for the peri-
13	od in question.
14	§ 2. This act shall take effect immediately.