

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB4992

by Rep. Fred Crespo

SYNOPSIS AS INTRODUCED:

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that a person who has been granted a senior citizens homestead exemption need not reapply for the exemption. Effective immediately.

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FISCAL NOTE ACT MAY APPLY HOUSING AFFORDABILITY IMPACT NOTE ACT MAY APPLY HB4992

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AN ACT concerning revenue.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Property Tax Code is amended by changing
Section 15-170 as follows:

6 (35 ILCS 200/15-170)

7 Sec. 15-170. Senior citizens homestead exemption. An 8 annual homestead exemption limited, except as described here 9 with relation to cooperatives or life care facilities, to a maximum reduction set forth below from the property's value, as 10 equalized or assessed by the Department, is granted for 11 property that is occupied as a residence by a person 65 years 12 of age or older who is liable for paying real estate taxes on 13 14 the property and is an owner of record of the property or has a legal or equitable interest therein as evidenced by a written 15 16 instrument, except for a leasehold interest, other than a 17 leasehold interest of land on which a single family residence is located, which is occupied as a residence by a person 65 18 19 years or older who has an ownership interest therein, legal, 20 equitable or as a lessee, and on which he or she is liable for 21 the payment of property taxes. Before taxable year 2004, the maximum reduction shall be \$2,500 in counties with 3,000,000 or 22 more inhabitants and \$2,000 in all other counties. For taxable 23

years 2004 through 2005, the maximum reduction shall be \$3,000 1 2 in all counties. For taxable years 2006 and 2007, the maximum reduction shall be \$3,500. For taxable years 2008 through 2011, 3 the maximum reduction is \$4,000 in all counties. For taxable 4 5 year 2012, the maximum reduction is \$5,000 in counties with 3,000,000 or more inhabitants and \$4,000 in all other counties. 6 7 For taxable years 2013 through 2016, the maximum reduction is \$5,000 in all counties. For taxable years 2017 and thereafter, 8 9 the maximum reduction is \$8,000 in counties with 3,000,000 or 10 more inhabitants and \$5,000 in all other counties.

11 For land improved with an apartment building owned and 12 operated as a cooperative, the maximum reduction from the value of the property, as equalized by the Department, shall be 13 14 multiplied by the number of apartments or units occupied by a 15 person 65 years of age or older who is liable, by contract with 16 the owner or owners of record, for paying property taxes on the 17 property and is an owner of record of a legal or equitable interest in the cooperative apartment building, other than a 18 leasehold interest. For land improved with a life care 19 20 facility, the maximum reduction from the value of the property, as equalized by the Department, shall be multiplied by the 21 22 number of apartments or units occupied by persons 65 years of 23 age or older, irrespective of any legal, equitable, or leasehold interest in the facility, who are liable, under a 24 25 contract with the owner or owners of record of the facility, 26 for paying property taxes on the property. In a cooperative or

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a life care facility where a homestead exemption has been 1 2 granted, the cooperative association or the management firm of 3 the cooperative or facility shall credit the savings resulting from that exemption only to the apportioned tax liability of 4 5 the owner or resident who qualified for the exemption. Any person who willfully refuses to so credit the savings shall be 6 7 quilty of a Class B misdemeanor. Under this Section and Sections 15-175, 15-176, and 15-177, "life care facility" means 8 9 a facility, as defined in Section 2 of the Life Care Facilities Act, with which the applicant for the homestead exemption has a 10 11 life care contract as defined in that Act.

12 When a homestead exemption has been granted under this 13 Section and the person qualifying subsequently becomes a 14 resident of a facility licensed under the Assisted Living and 15 Shared Housing Act, the Nursing Home Care Act, the Specialized 16 Mental Health Rehabilitation Act of 2013, the ID/DD Community 17 Care Act, or the MC/DD Act, the exemption shall continue so long as the residence continues to be occupied by the 18 19 qualifying person's spouse if the spouse is 65 years of age or 20 older, or if the residence remains unoccupied but is still 21 owned by the person qualified for the homestead exemption.

A person who will be 65 years of age during the current assessment year shall be eligible to apply for the homestead exemption during that assessment year. Application shall be made during the application period in effect for the county of his residence.

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Beginning with assessment year 2003, for taxes payable in 1 2004, property that is first occupied as a residence after 2 January 1 of any assessment year by a person who is eligible 3 for the senior citizens homestead exemption under this Section 4 5 must be granted a pro-rata exemption for the assessment year. 6 The amount of the pro-rata exemption is the exemption allowed in the county under this Section divided by 365 and multiplied 7 8 by the number of days during the assessment year the property 9 is occupied as a residence by a person eligible for the exemption under this Section. The chief county assessment 10 11 officer must adopt reasonable procedures to establish 12 eligibility for this pro-rata exemption.

13 assessor or chief county assessment officer may The determine the eligibility of a life care facility to receive 14 15 the benefits provided by this Section, by affidavit, 16 application, visual inspection, guestionnaire or other 17 reasonable methods in order to insure that the tax savings resulting from the exemption are credited by the management 18 19 firm to the apportioned tax liability of each qualifying 20 resident. The assessor may request reasonable proof that the 21 management firm has so credited the exemption.

The chief county assessment officer of each county with less than 3,000,000 inhabitants shall provide to each person allowed a homestead exemption under this Section a form to designate any other person to receive a duplicate of any notice of delinquency in the payment of taxes assessed and levied

under this Code on the property of the person receiving the 1 2 exemption. The duplicate notice shall be in addition to the notice required to be provided to the person receiving the 3 exemption, and shall be given in the manner required by this 4 5 Code. The person filing the request for the duplicate notice 6 shall pay a fee of \$5 to cover administrative costs to the 7 supervisor of assessments, who shall then file the executed designation with the county collector. Notwithstanding any 8 9 other provision of this Code to the contrary, the filing of 10 such an executed designation requires the county collector to 11 provide duplicate notices as indicated by the designation. A 12 designation may be rescinded by the person who executed such 13 designation at any time, in the manner and form required by the chief county assessment officer. 14

15 The assessor or chief county assessment officer may 16 determine the eligibility of residential property to receive 17 homestead exemption provided by this Section the by application, visual inspection, questionnaire 18 or other reasonable methods. The determination shall be made 19 in 20 accordance with guidelines established by the Department.

21 <u>Beginning in taxable year 2018,</u> In counties with 3,000,000 22 or more inhabitants, beginning in taxable year 2010, each 23 taxpayer who has been granted an exemption under this Section 24 must reapply on an annual basis. The chief county assessment 25 officer shall mail the application to the taxpayer. In counties 26 with less than 3,000,000 inhabitants, the county board may by

1 resolution provide that if a person has been granted a
2 homestead exemption under this Section, the person qualifying
3 need not reapply for the exemption.

In counties with less than 3,000,000 inhabitants, if the assessor or chief county assessment officer requires annual application for verification of eligibility for an exemption once granted under this Section, the application shall be mailed to the taxpayer.

9 The assessor or chief county assessment officer shall 10 notify each person who qualifies for an exemption under this 11 Section that the person may also qualify for deferral of real 12 estate taxes under the Senior Citizens Real Estate Tax Deferral 13 Act. The notice shall set forth the qualifications needed for 14 deferral of real estate taxes, the address and telephone number 15 of county collector, and a statement that applications for 16 deferral of real estate taxes may be obtained from the county 17 collector.

Notwithstanding Sections 6 and 8 of the State Mandates Act, no reimbursement by the State is required for the implementation of any mandate created by this Section.

21 (Source: P.A. 99-180, eff. 7-29-15; 100-401, eff. 8-25-17.)

Section 99. Effective date. This Act takes effect uponbecoming law.