LRB9206682SMdv

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AN ACT in relation to taxation.

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
Sections 8-35 and 15-25 as follows:

6 (35 ILCS 200/8-35)

7 Sec. 8-35. Notification requirements; procedure on
8 protest.

(a) Assessments made by the Department. Upon completion 9 10 of its original assessments, the Department shall publish a complete list of the assessments in the State "official 11 12 newspaper." Any person feeling aggrieved by any such 13 assessment may, within 10 days of the date of publication of the list, apply to the Department for a review and correction 14 15 of that assessment. Upon review of the assessment, the Department shall make any correction as it considers just. 16

Notice-of-each-exemption-decision-made-by-the--Department under--Sections--15-257--16-70--or--16-1307-shall-be-given-by certified-mail-to-the-applicant-for-exemption.

20 If review of an assessment has been made or--if--an exemption--decision--has--been--made--by--the-Department, and 21 22 notice has been given of the Department's decision, any party to the proceeding who feels aggrieved by the decision, may 23 file an application for hearing. The application shall be in 24 writing and shall be filed with the Department within 20 days 25 26 after notice of the decision has been given by certified 27 mail. Petitions for hearing shall state concisely the mistakes alleged to have been made or the new evidence to be 28 29 presented.

30 No action for the judicial review of any assessment or 31 exemption decision of the Department shall be allowed unless

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the party commencing such action has filed an application for
 a hearing and the Department has acted upon the application.

3 The extension of taxes on an assessment shall not be 4 delayed by any proceeding under this Section. In cases where 5 the assessment is revised or-the-exemption-granted, the taxes 6 extended upon the assessment, or that part of the taxes as 7 may be appropriate, shall be abated or, if already paid, 8 refunded.

9 (b) Exemption decisions made by the Department. Notice 10 of each exemption decision made by the Department under 11 Section 15-25, 16-70, or 16-130 shall be given by certified 12 mail to the applicant for exemption.

13 If an exemption decision has been made by the Department and notice has been given of the Department's decision, any 14 15 party to the proceeding who feels aggrieved by the decision may file an application for hearing. The application shall 16 be in writing and shall be filed with the Department within 17 60 days after notice of the decision has been given by 18 certified mail. Petitions for hearing shall state concisely 19 the mistakes alleged to have been made or the new evidence to 20 21 be presented.

If a petition for hearing is filed, the Department shall reconsider the exemption decision and shall grant any party to the proceeding a hearing. As soon as practical after the reconsideration and hearing, the Department shall issue a notice of decision by mailing the notice by certified mail. The notice shall set forth the Department's findings of fact and the basis of the decision.

Within 30 days after the mailing of a notice of decision, any party to the proceeding may file with the Director a written request for rehearing in such form as the Department may be rule prescribe, setting for the grounds on which rehearing is requested. If rehearing or Departmental review is granted, as soon as practical after the rehearing or

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1 Departmental review has been held, the Department shall issue 2 a revised decision to the party or the party's legal representative as a result of the rehearing. The action of 3 4 the Department on a petition for hearing shall become final the later of (i) 30 days after issuance of a notice of 5 decision, if no request for rehearing is made, or (ii) if a 6 7 timely request for rehearing is made, upon the issuance of the denial of the request or the issuance of a notice of 8 9 final decision.

10 <u>No action for the judicial review of any exemption</u> 11 <u>decision of the Department shall be allowed unless the party</u> 12 <u>commencing the action has filed an application for a hearing</u> 13 <u>and the Department has acted upon the application.</u>

14 The extension of taxes on an assessment shall not be 15 delayed by any proceeding under this Section. In cases when 16 the exemption is granted, in whole or in part, the taxes 17 extended upon the assessment, or that part of the taxes as 18 may be appropriate, shall be abated or, if already paid, 19 refunded.

20 (Source: P.A. 84-222; 88-455.)

21 (35 ILCS 200/15-25)

22 Sec. 15-25. Removal of exemptions. If the Department determines that any property has been unlawfully exempted 23 24 from taxation, or is no longer entitled to exemption, the Department shall, before January 1 of any year, direct the 25 chief county assessment officer to assess the property and 26 return it to the assessment rolls for the next assessment 27 year. The Department shall give notice of its decision to 28 29 the owner of the property by certified mail. The decision shall be subject to review and hearing under with Section 30 8-35, upon application by the owner filed within $\underline{60}$ 10 days 31 after the notice of decision is mailed. 32 However, the extension of taxes on the assessment shall not be delayed by 33

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any proceedings under this Section. If the property is determined to be exempt, any taxes extended upon the assessment shall be abated or, if already paid, be refunded. (Source: P.A. 82-554; 88-455.)

5 Section 99. Effective date. This Act takes effect upon6 becoming law.