SB2466 Engrossed

1

AN ACT concerning taxes.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4

5

Section 5. The Property Tax Code is amended by changing Section 12-30 and by adding Section 15-178 as follows:

6 (35 ILCS 200/12-30)

7 Sec. 12-30. Mailed notice of changed assessments; counties less than 3,000,000. In every county with less than 8 of 3,000,000 inhabitants, in addition to the publication of the 9 list of assessments in each year of a general assessment and of 10 the list of property for which assessments have been added or 11 changed, as provided above, a notice shall be mailed by the 12 chief county assessment officer to each taxpayer whose 13 14 assessment has been changed since the last preceding 15 assessment, using the address as it appears on the assessor's records, except in the case of changes caused by a change in 16 17 the county equalization factor by the Department or in the case 18 of changes resulting from equalization by the supervisor of 19 assessments under Section 9-210, during any year such change is made. The notice may, but need not be, sent by a township 20 assessor. The notice shall include the median level of 21 22 assessment in the assessment district (as determined by the 23 most recent 3 year assessment to sales ratio study adjusted to take into account any changes in assessment levels since the 24 25 data for the studies were collected), the previous year's 26 assessed value after board of review equalization, current 27 assessed value and, in bold type, a notice of possible 28 eligibility for a homestead improvement exemption as provided in Sections 15-178 and Section 15-180. 29

30 The notice shall include a statement in substantially the 31 following form:

32

"NOTICE TO TAXPAYER

SB2466 Engrossed - 2 - LRB093 15357 SJM 40959 b

1 Your property is to be assessed at the median level of 2 assessment for your assessment district. You may check the accuracy of your assessment by dividing your assessment by the 3 4 median level of assessment for your assessment district. If the 5 resulting value is greater than the estimated fair cash value 6 of your property, you may be over-assessed. If the resulting 7 value is less than the estimated fair cash value of your 8 property, you may be under-assessed. You may appeal your assessment to the Board of Review in the manner described 9 elsewhere in this notice." 10

The notice shall contain a brief explanation of the 11 12 relationship between the assessment and the tax bill (including 13 an explanation of the equalization factors) and an explanation that the assessment stated for the preceding year is the 14 15 assessment after equalization by the board of review in the 16 preceding year, and shall set forth the procedures and time 17 limits for appealing assessments and that assessments of property, other than farm land and coal, are required by law to 18 19 be 33 1/3% of value. Where practicable, the notice shall 20 include the reason for any increase in the property's valuation. The notice must also state the name and price per 21 copy by mail of the newspaper in which the list of assessments 22 23 will be published. The form and manner of providing the information and explanations required to be in the notice shall 24 25 be prescribed by the Department.

26 (Source: P.A. 87-1189; 88-455; incorporates 88-321; 88-670, 27 eff. 12-2-94.)

28

(35 ILCS 200/15-178 new)

29 <u>Sec. 15-178. Homestead improvements; fire safety system.</u> 30 <u>Homestead properties that (i) have been improved with a fire</u> 31 <u>safety sprinkler system after January 1, 2004 or (ii) have been</u> 32 <u>modified after January 1, 2004 to comply with a fire safety</u> 33 <u>compliance plan approved by the applicable local authorities</u> 34 <u>are entitled to a fire safety homestead improvement exemption,</u> 35 <u>limited to \$2,500 or the actual cost of installation or</u> SB2466 Engrossed - 3 - LRB093 15357 SJM 40959 b

1 modification, whichever is less, for the year that the system 2 is installed or the modification is made, and \$100 each year 3 thereafter that the system or modification remains in place, in equalized and assessed value, when that property is owned and 4 5 used exclusively for a residential purpose. The exemption shall be in addition to the exemption that may be available to a 6 person under Section 15-180. The exemption shall continue for 7 as long as the system remains in place. The assessor or chief 8 9 county assessment officer may determine the eligibility of residential property to receive the homestead exemption 10 11 provided by this Section by application, visual inspection, 12 questionnaire, or other reasonable methods. The determination shall be made in accordance with guidelines established by the 13 Department. For land improved with an apartment building owned 14 and operated as a cooperative, the maximum reduction from the 15 16 equalized assessed value of the property shall be multiplied by 17 the number of apartments or units in the building. Whenever the cost of installing or maintaining a fire safety sprinkler 18 system or the cost of making a building modification to comply 19 20 with a life safety compliance plan is recouped by special assessment or similar assessment imposed by a condominium 21 association or other entity upon the owner of a condominium 22 unit or cooperative apartment or unit, the "actual cost of 23 installation or modification" for the year that the system is 24 installed or the modification is made with respect to that unit 25 or apartment shall be the total annual amount of the special 26 27 assessment for each year that the assessment is paid, up to a total of \$2,500 for all years; provided that nothing in this 28 sentence limits the amount of the exemption that is available 29 in subsequent years. 30 31 "Homestead property" under this Section includes

31 <u>"Homestead property" under this section includes</u> 32 <u>residential property that is occupied by its owner or owners as</u> 33 <u>his, her, or their principal dwelling place, or that is a</u> 34 <u>leasehold interest on which a single family residence is</u> 35 <u>situated, which is occupied as a residence by a person who has</u> 36 <u>an ownership interest therein, legal or equitable or as a</u> SB2466 Engrossed - 4 - LRB093 15357 SJM 40959 b

1 lessee, and on which the person is liable for the payment of 2 property taxes. "Fire safety sprinkler system" under this 3 Section means an automatic sprinkler system that meets the 4 standard for such systems established by local fire protection 5 authorities or the Office of the State Fire Marshal.

For purposes of this Section, "life safety compliance plan"
 means a plan concerning public safety adopted by a unit of
 local government that is imposed upon a building owner as an
 alternative or supplement to any requirement concerning a fire
 safety sprinkler system.

In a cooperative where an exemption has been granted, the cooperative association or its management firm shall credit the savings resulting from the exemption against the apportioned tax liability of the owner who qualified for the exemption. Any person who willfully refuses to so credit the savings shall be quilty of a Class B misdemeanor.

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.

20 Section 10. The Criminal Code of 1961 is amended by 21 changing Section 17A-1 as follows:

22

(720 ILCS 5/17A-1) (from Ch. 38, par. 17A-1)

Sec. 17A-1. An individual against whom a United States 23 24 Immigration Judge has issued an order of deportation which has 25 been affirmed by the Board of Immigration Review, as well as an 26 individual who appeals such an order pending appeal, under paragraph 19 of Section 241(a) of the Immigration and 27 28 Nationality Act relating to persecution of others on account of 29 race, religion, national origin or political opinion under the 30 direction of or in association with the Nazi government of Germany or its allies, shall be ineligible for the following 31 32 benefits authorized by State law:

33 (a) The homestead exemption and homestead improvement
34 exemption under Sections 15-170, 15-175, <u>15-178</u>, and 15-180 of

SB2466 Engrossed

- 5 - LRB093 15357 SJM 40959 b

1 the Property Tax Code. 2 (b) Grants under the Senior Citizens and Disabled Persons 3 Property Tax Relief and Pharmaceutical Assistance Act. (c) The double income tax exemption conferred upon persons 4 5 65 years of age or older by Section 204 of the Illinois Income Tax Act. 6 (d) Grants provided by the Department on Aging. 7 (e) Reductions in vehicle registration fees under Section 8 3-806.3 of the Illinois Vehicle Code. 9 (f) Free fishing and reduced fishing license fees under 10 Sections 20-5 and 20-40 of the Fish and Aquatic Life Code. 11 12 (g) Tuition free courses for senior citizens under the 13 Senior Citizen Courses Act. (h) Any benefits under the Illinois Public Aid Code. 14 (Source: P.A. 87-895; 88-670, eff. 12-2-94.) 15 16 Section 90. The State Mandates Act is amended by adding Section 8.28 as follows: 17 (30 ILCS 805/8.28 new) 18 Sec. 8.28. Exempt mandate. Notwithstanding Sections 6 and 19 8 of this Act, no reimbursement by the State is required for 20 21 the implementation of any mandate created by Section 15-178 of the Property Tax Code (homestead improvement exemption; fire 22 23 safety sprinkler system).

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.