LRB9212638SMdv

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AN ACT concerning taxes.

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 18-177 as follows:

6 (35 ILCS 200/18-177)

Sec. 18-177. Leased low-rent housing abatement. In counties of 3,000,000 or more inhabitants, the county clerk shall abate property taxes levied by any taxing district under this Code on property <u>that meets the following</u> <u>requirements:</u>

12 (1) Does not qualify as exempt property under
 13 Section 15-95 of this Code.

14 (2) Is situated in a municipality with 1,000,000 or 15 more inhabitants and improved with either a multifamily 16 dwelling or a multi-building development <u>that is subject</u> 17 <u>to a leasing agreement</u>, <u>regulatory and operating</u> 18 <u>agreement</u>, <u>or other similar instrument with a Housing</u> 19 <u>Authority created under the Housing Authorities Act that</u> 20 <u>sets forth the terms for leasing low-rent housing</u>.

(3) consisting-of-6-units-or-more--that--is--leased 21 For a period of not less than 20 years to-a-housing 22 23 authority-created-under-the-Housing-Authorities-Act;--but 24 only--if the property and improvements,-or-the-property and-improvements-for-which-the-abatement-is--sought, are 25 26 used solely for low-rent housing and related uses by-the 27 housing--authority--as--prescribed--in--a--written--lease 28 agreement.

29 Property and portions of property used or intended to be 30 used for commercial purposes are not eligible for the 31 abatement provided in this Section. <u>A</u> The housing authority HB3775 Enrolled

1 created under the Housing Authorities Act shall file annually 2 with the county clerk for any property eligible for an abatement under this Section, on a form prescribed by the 3 4 county clerk, a certificate of the property's use during the immediately preceding year. The certificate shall certify 5 6 that the property or a portion of the property meets the 7 requirements of this Section and that the eligible residential units have been inspected within the previous 8 90 9 6θ days and meet or exceed all housing quality standards of the authority. If only a portion of the property meets these 10 11 requirements, the certificate shall state the amount of that portion as a percentage of the total equalized and assessed 12 value of the property. If the property is improved with an 13 eligible multifamily dwelling or multi-building development 14 containing residential units that are individually assessed, 15 16 no more than 40% one-third of those residential units may be certified. If the property is improved with an eligible 17 multifamily dwelling or multi-building development containing 18 19 residential units that are not individually assessed, the portion of the property certified shall represent no more 20 21 than 40% one-third of those residential units. The county 22 clerk shall abate the taxes only if a certificate of use has 23 been timely filed for that year. If only a portion of the property has been certified as eligible, the county clerk 24 25 shall abate the taxes in the percentage so certified. Whenever a--housing--authority--is--the--lessee--of property 26 27 <u>receives</u> that--is--eligible--for an abatement under this Section, the rental rate set under the lease, regulatory and 28 operating agreement, or other similar instrument for that 29 30 property shall not include property taxes reflect-a-reduction 31 in-payments-due-under-the-lease-from-the-housing-authority-in 32 the-full-amount-of--the--abatement. No property shall be eligible for abatement under this Section if the owner of the 33 34 property has any outstanding and overdue debts to the

-2-

- 1 municipality in which the property is situated.
- 2 (Source: P.A. 90-767, eff. 1-1-99.)
- 3 Section 99. Effective date. This Act takes effect upon4 becoming law.