

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 SB2703

Introduced 1/10/2024, by Sen. Cristina Castro

SYNOPSIS AS INTRODUCED:

35 ILCS 200/10-40 35 ILCS 200/10-50

Amends the Property Tax Code. In provisions concerning the Historic Residence Assessment Freeze Law, provides that the fair cash value of the property shall be based on the final determination by the assessment officer, board of review, Property Tax Appeal Board, or court. Provides that, after the expiration of the 8-year valuation period, if the current fair cash value is less than the adjusted base year valuation, then the assessment shall be based on the current fair cash value. Provides that these changes are declarative of existing law.

LRB103 36566 HLH 66673 b

1 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

 Sections 10-40 and 10-50 as follows:
- 6 (35 ILCS 200/10-40)

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- Sec. 10-40. Historic Residence Assessment Freeze Law;

 definitions. This Section and Sections 10-45 through 10-85 may

 be cited as the Historic Residence Assessment Freeze Law. As

 used in this Section and Sections 10-45 through 10-85:
- 11 (a) "Director" means the Director of Historic
 12 Preservation.
 - (b) "Approved county or municipal landmark ordinance" means a county or municipal ordinance approved by the Director.
 - (c) "Historic building" means an owner-occupied single family residence or an owner-occupied multi-family residence and the tract, lot or parcel upon which it is located, or a building or buildings owned and operated as a cooperative, if:
- 21 (1) individually listed on the National Register 22 of Historic Places or the Illinois Register of 23 Historic Places;

1 (2) individually designated pursuant 2 approved county or municipal landmark ordinance; or (3) within a district listed on the National 3 Register of Historic Places or designated pursuant to an approved county or municipal landmark ordinance, if the Director determines that the building is of 6 7 historic significance to the district in which it is located. 8 9 Historic building does not mean an individual unit of a 10 cooperative. 11 "Assessment officer" means the chief county 12 assessment officer. 13 "Certificate of rehabilitation" (e) means the 14 certificate issued by the Director upon the renovation, 15 restoration, preservation or rehabilitation of an historic 16 building under this Code. 17 (f) "Rehabilitation period" means the period of time necessary to renovate, restore, preserve or rehabilitate 18 19 an historic building as determined by the Director. 20 (g) "Standards for rehabilitation" means the Secretary 21 of Interior's standards for rehabilitation as promulgated 22 by the U.S. Department of the Interior. 23 (h) "Fair cash value" means the fair cash value of the 24 historic building, as finally determined for that year by 25 the assessment officer, board of review, Property Tax

Appeal Board, or court on the basis of the assessment

officer's property record card, representing the value of the property prior to the commencement of rehabilitation without consideration of any reduction reflecting value during the rehabilitation work. The changes made to this Section by this amendatory Act of the 103rd General Assembly are declarative of existing law and shall not be construed as a new enactment.

- (i) "Base year valuation" means the fair cash value of the historic building for the year in which the rehabilitation period begins but prior to the commencement of the rehabilitation and does not include any reduction in value during the rehabilitation work.
- (j) "Adjustment in value" means the difference for any year between the then current fair cash value and the base year valuation.
- (k) "Eight-year valuation period" means the 8 years from the date of the issuance of the certificate of rehabilitation.
- (1) "Adjustment valuation period" means the 4 years following the 8 year valuation period.
- (m) "Substantial rehabilitation" means interior or exterior rehabilitation work that preserves the historic building in a manner that significantly improves its condition.
- (n) "Approved local government" means a local government that has been certified by the Director as:

enforcing appropriate legislation for the 1 2 designation of historic buildings; (2) having established an adequate and qualified 3 historic review commission; (3) maintaining a system for the survey 6 inventory of historic properties; 7 (4) providing for adequate public participation in 8 the local historic preservation program; and for 9 (5) maintaining а system reviewing 10 applications under this Section in accordance with 11 rules and regulations promulgated by the Director. 12 (o) "Cooperative" means a building or buildings and 13 tract, lot, or parcel on which the building or 14 buildings are located, if the building or buildings are 15 devoted to residential uses by the owners and fee title to 16 the land and building or buildings is owned by a 17 other legal entity in corporation or which shareholders or other co-owners each also have a long-term 18 19 proprietary lease or other long-term arrangement of 20 exclusive possession for a specific unit of occupancy 21 space located within the same building or buildings. 22 (p) "Owner", in the case of a cooperative, means the 23 Association. (q) "Association", in the case of a cooperative, means 24 25 the entity responsible for the administration of

cooperative, which entity may

be

incorporated

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- 1 unincorporated, profit or nonprofit.
- (r) "Owner-occupied single family residence" means a residence in which the title holder of record (i) holds fee simple ownership and (ii) occupies the property as his, her, or their principal residence.
 - (s) "Owner-occupied multi-family residence" means residential property comprised of not more than 6 living units in which the title holder of record (i) holds fee simple ownership and (ii) occupies one unit as his, her, or their principal residence. The remaining units may be leased.
- The changes made to this Section by this amendatory Act of the 91st General Assembly are declarative of existing law and shall not be construed as a new enactment.
- 15 (Source: P.A. 90-114, eff. 1-1-98; 91-806, eff. 1-1-01.)
- 16 (35 ILCS 200/10-50)
- 17 Sec. 10-50. Valuation after 8 year valuation period.
- 18 <u>(a)</u> For the 4 years after the expiration of the 8-year valuation period, the valuation for purposes of computing the assessed valuation shall not exceed the following be as
- 21 follows:
- 22 For the first year, the base year valuation plus 25% of the adjustment in value.
- 24 For the second year, the base year valuation plus 50% of the adjustment in value.

- For the third year, the base year valuation plus 75% of the adjustment in value.
- For the fourth year, the then current fair cash value.
- (b) If the current fair cash value during the adjustment
 valuation period is less than the base year valuation with the
 applicable adjustment, the assessment shall be based on the
 current fair cash value. The changes made to this Section by
 this amendatory Act of the 103rd General Assembly are
 declarative of existing law and shall not be construed as a new
- 10 <u>enactment</u>.
- 11 (Source: P.A. 82-1023; 88-455.)