Second Extraordinary Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 24B-0001.01 Caroline Martin x5902

HOUSE BILL 24B-1007

HOUSE SPONSORSHIP

Ortiz,

SENATE SPONSORSHIP

(None),

House Committees

101

Senate Committees

Transportation, Housing & Local Government

A BILL FOR AN ACT

CONCERNING PROPERTY TAXES FOR ACCESSIBLE HOUSING.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill adjusts the percentages used to calculate the valuations for assessment for residential property that is accessible housing property. For property tax years commencing on or after January 1, 2025, the bill reduces the percentages by 1/60 of 1%, up to a maximum of 1%, for each point by which an accessible housing property exceeds the number of accessibility points required by state accessible housing standards.

For property tax years commencing on or after January 1, 2025, the bill reduces the percentages for accessible housing properties that achieve

at least the specified number of accessibility points required by state accessible housing standards by a range of percentages, not to exceed 1%. The percentages decrease according to the type of accessible units that are contained within the accessible housing property in the following order with the largest decreases being listed first: Type A dwelling units, Type A multistory dwelling units, Type B dwelling units, Type B multistory dwelling units, and Type B visitable ground floor units.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 39-1-104.2, add 3 (1)(e), (3)(v), and (3)(w) as follows: 4 39-1-104.2. Residential real property - valuation for 5 assessment - accessible housing property - legislative declaration -6 **definitions.** (1) As used in this section, unless the context otherwise 7 requires: 8 "ACCESSIBLE HOUSING PROPERTY" IS A SUBCLASS OF (e) 9 RESIDENTIAL REAL PROPERTY AND MEANS A PROJECT, AS DEFINED IN 10 SECTION 9-5-101 (6), THAT IS CONSTRUCTED ON OR AFTER JANUARY 1, 11 2025, AND ACHIEVES AT LEAST THE SPECIFIED NUMBER OF ACCESSIBILITY 12 POINTS REQUIRED BY SECTION 9-5-105 (2)(a). 13 (3) (v) FOR PROPERTY TAX YEARS COMMENCING ON OR AFTER 14 JANUARY 1, 2025, THE PERCENTAGES USED TO CALCULATE THE 15 VALUATIONS FOR ASSESSMENT IN SUBSECTIONS (3)(s)(I)(A), (3)(s)(I)(B), 16 (3)(s)(I)(C), (3)(t)(I)(A), (3)(t)(I)(B), (3)(u)(I)(A), AND (3)(u)(I)(B) OF17 THIS SECTION ARE REDUCED FOR ACCESSIBLE HOUSING PROPERTIES, BY 18 ONE-SIXTIETH OF ONE PERCENT, UP TO A MAXIMUM OF ONE PERCENT, FOR 19 EACH POINT BY WHICH AN ACCESSIBLE HOUSING PROPERTY EXCEEDS THE 20 NUMBER OF ACCESSIBILITY POINTS REQUIRED BY SECTION 9-5-105 (2)(a). 21 NOTWITHSTANDING THE POINTS ASSIGNED IN SECTION 9-5-105 (1), FOR 22 THE PURPOSE OF DETERMINING WHETHER AN ACCESSIBLE HOUSING

1	PROPERTY EXCEEDS THE ACCESSIBILITY POINTS REQUIRED BY SECTION
2	9-5-105 (2)(a) PURSUANT TO THIS SECTION, A TYPE B VISITABLE GROUND
3	FLOOR UNIT AS DEFINED IN SECTION 9-5-101 (14) IS WORTH ONE-THIRD OF
4	ONE POINT.
5	(w) In addition to the reduction set forth in subsection
6	(3)(v) OF THIS SECTION, FOR PROPERTY TAX YEARS COMMENCING ON OR
7	AFTER JANUARY 1, 2025, THE PERCENTAGES USED TO CALCULATE THE
8	VALUATIONS FOR ASSESSMENT IN SUBSECTIONS $(3)(s)(I)(A)$, $(3)(s)(I)(B)$,
9	(3)(s)(I)(C), (3)(t)(I)(A), (3)(t)(I)(B), (3)(u)(I)(A), AND (3)(u)(I)(B) of
10	THIS SECTION ARE REDUCED FOR ACCESSIBLE HOUSING PROPERTIES BY A
11	PERCENTAGE, NOT TO EXCEED ONE PERCENT, THAT IS EQUAL TO:
12	(I) ONE-TENTH OF ONE PERCENT, MULTIPLIED BY THE HIGHER OF
13	EITHER THE NUMBER OF ACCESSIBILITY POINTS REQUIRED FOR THE
14	ACCESSIBLE HOUSING PROPERTY OR ONE, MULTIPLIED BY THE NUMBER OF
15	Type A dwelling units as defined in section 9-5-101 (10) contained
16	WITHIN THE ACCESSIBLE HOUSING PROPERTY; PLUS
17	(II) ONE-TENTH OF ONE PERCENT, MULTIPLIED BY THE HIGHER OF
18	EITHER THE NUMBER OF ACCESSIBILITY POINTS REQUIRED FOR THE
19	ACCESSIBLE HOUSING PROPERTY OR ONE, MULTIPLIED BY EIGHT-TENTHS,
20	MULTIPLIED BY THE NUMBER OF TYPE A MULTISTORY DWELLING UNITS AS
21	DEFINED IN SECTION 9-5-101 (11) CONTAINED WITHIN THE ACCESSIBLE
22	HOUSING PROPERTY; PLUS
23	(III) ONE-TENTH OF ONE PERCENT, MULTIPLIED BY THE HIGHER OF
24	EITHER THE NUMBER OF ACCESSIBILITY POINTS REQUIRED FOR THE
25	ACCESSIBLE HOUSING PROPERTY OR ONE, MULTIPLIED BY EIGHT-TENTHS,
26	MULTIPLIED BY THE NUMBER OF TYPE B DWELLING UNITS AS DEFINED IN
27	SECTION 9-5-101 (12) CONTAINED WITHIN THE ACCESSIBLE HOUSING

1	PROPERTY; PLUS
2	(IV) ONE-TENTH OF ONE PERCENT, MULTIPLIED BY THE HIGHER OF
3	EITHER THE NUMBER OF ACCESSIBILITY POINTS REQUIRED FOR THE
4	ACCESSIBLE HOUSING PROPERTY OR ONE, MULTIPLIED BY FIVE-TENTHS,
5	MULTIPLIED BY THE NUMBER OF TYPE B MULTISTORY DWELLING UNITS AS
6	DEFINED IN SECTION 9-5-101 (13) CONTAINED WITHIN THE ACCESSIBLE
7	HOUSING PROPERTY; PLUS
8	(V) ONE-TENTH OF ONE PERCENT, MULTIPLIED BY THE HIGHER OF
9	EITHER THE NUMBER OF ACCESSIBILITY POINTS REQUIRED FOR THE
10	ACCESSIBLE HOUSING PROPERTY OR ONE, MULTIPLIED BY ONE-TENTH
11	MULTIPLIED BY THE NUMBER OF TYPE B VISITABLE GROUND FLOOR UNITS
12	AS DEFINED IN SECTION 9-5-101 (14) CONTAINED WITHIN THE ACCESSIBLE
13	HOUSING PROPERTY.
14	SECTION 2. Effective date. This act takes effect only if Senate
15	Bill 24-233 becomes law, in which case this act takes effect on the
16	effective date of Senate Bill 24-233.
17	SECTION 3. Safety clause. The general assembly finds
18	determines, and declares that this act is necessary for the immediate
19	preservation of the public peace, health, or safety or for appropriations for
20	the support and maintenance of the departments of the state and state
21	institutions.