California State

Legislative Bill Analysis

Board of Equalization

Legislative, Research & Statistics Division

Assembly Bill 1734 (Chiu)

Date: April 22, 2019 (Amended) Program: Property Taxes

Sponsor: Author

Revenue and Taxation Code Section 214

Effective: Upon Chaptering

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Summary: Until January 1, 2025, this bill extends the welfare exemption to rental housing owned by nonprofit organizations and are occupied by moderate-income households.

Summary of Amendments: Since our last analysis, the amendments (1) provide that the extension of the welfare exemption for moderate-income households is for a five-year period, (2) add legislative intent language, and (3) require the Legislative Analyst, in collaboration with the BOE, to annually review the effectiveness of the welfare exemption extension for moderate-income households.

Fiscal Impact Summary: Under AB 1734, the estimated annual revenue loss is \$16,000 per newly qualified property.

Existing Law: Existing law provides that low-income rental housing owned and operated by a qualifying nonprofit organization¹ may be exempt from property tax under the welfare exemption, provided certain conditions and requirements are met. The law allows an unlimited exemption for rental housing owned by a nonprofit organization if it receives government financing or low-income housing tax credits.² However, the law limits the exemption to the first \$20 million in assessed value statewide³ on low-income rental housing property owned by the nonprofit that does not receive government financing or low-income housing tax credits.

Lower Income Household Definition. Property tax law defines lower income households by cross reference to the Health and Safety Code.⁴ In general, lower income households are those households with incomes that do not exceed 80 percent of the Area Median Income (AMI) adjusted for family size; income limits are established for all geographic areas of the state. The law also requires the California Department of Housing and Community Development (HCD) to annually publish these income limits based on data by the U.S. Department of Housing and Urban Development (HUD). Existing law⁵ allows owners of low-income rental housing properties receiving federal low-income housing tax credits to continue to claim the property tax exemption on units occupied by tenants whose household income increases after move-in to a level above the lower income limit up to the federal law related limit of 140 percent of AMI (over-income tenant), provided that the units remain rent-restricted.

Joint Administration. The BOE and the 58 county assessors jointly administer the Welfare Exemption. The BOE determines whether the organization is eligible to receive the Welfare Exemption; and if eligible,

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¹ A qualified organization may also be an eligible limited liability company (LLC) or a limited partnership in which the managing general partner is an eligible nonprofit corporation or eligible LLC.

² RTC section 214(g)(1)(A) and section 214(g)(1)(B).

³ RTC section 214(g)(1)(C).

⁴ Health and Safety Code (HSC) section <u>50079.5</u>. Additionally, the BOE annually reports the household income limits to assessors.

⁵ RTC sections 214(g)(2)(A)(iii). See Letter To Assessors No. 2017/055.

⁶ RTC section 214(o).

issues an Organizational Clearance Certificate for the claimant to provide with claim forms filed in any of the 58 counties. The county assessor determines whether the use of the property is eligible for the exemption. Applications for exemption of property are filed with the county assessor where the property is located. The assessor is responsible for granting or denying the exemption.

Proposed Law: This bill extends the welfare exemption to qualified rental housing and related facilities owned by certain nonprofit organizations that are occupied by moderate-income households.

Qualified Property. This bill specifies that a qualified property is property that is a rental housing development of five or more units and is receiving funding from a local or state agency, including, but not limited to an allocation of state or federal low-income housing tax credits by the California Tax Credit Allocation Committee. *RTC section 214(h)(4)(B)*

In addition, the property owner must certify that there is an agreement with a public agency, a recorded deed restriction, or other legal document that restricts the property's use and that the units designated for use by moderate-income households are continuously available to, or occupied by, moderate-income households. RTC section 214(h)(2)(A)(i)

Property Tax Savings. This bill requires that the funds that would have been necessary to pay property taxes are used to maintain the affordability of, or reduce rents otherwise necessary for, the units occupied by moderate-income households. RTC section 214(h)(2)(B)

Rents Charged. This bill states that rents charged must be at least 20 percent below the fair market rent for the county at that time, as determined by HUD. Alternatively, a city, county, or third party may provide a market study that establishes a higher fair market rent for the county, which must be reviewed and certified by the public agency contributing to the project. This bill also limits annual rent increases to the percentage increase in the area median income, as determined by HUD, applicable to the county in which the property is located. *RTC sections* 214(h)(2)(C) and (D)

Moderate-Income Household. "Units serving moderate-income households" means units that are occupied by moderate-income households at an affordable rent, as defined by HSC section 50053. This bill defines "moderate-income households" as households whose incomes are between 80 percent and 120 percent of AMI. *RTC section* 214(h)(4)(A) and (D)

This bill also requires that a unit continue to be treated as occupied by a moderate-income household if the occupants were moderate-income households on the lien date in the fiscal year in which their occupancy of the unit commenced and the unit continues to be rent restricted, notwithstanding any increase in the income of the occupants of the unit to 140 percent of AMI, adjusted for family size. However, the unit shall cease to be treated as a moderate-income unit if the income of the occupants of the increases above 140 percent of the AMI, adjusted for family size. *RTC section 214(h)(2)(A)(iii)*

Related Facilities. This bill provides that "related facilities" means any manager's unit and any and all common area spaces that are included within the physical boundaries of the rental housing development, including, but not limited to, common area space, walkways, balconies, patios, clubhouse space, meeting rooms, laundry facilities, and parking areas, except any portions of the overall development that are nonexempt commercial space. RTC section 214(h)(4)(C)

Sale of Qualified Property. This bill provides that the exemption ceases when a qualified property is sold. A purchaser will be eligible for the exemption if they independently satisfy the requirements. *RTC section* 214(h)(3)

Effective Date. This bill would go into immediate effect. However, its provisions are operative beginning with lien date January 1, 2020. *RTC section* 214(h)(5)

Administration. This bill removes the responsibility for administering the exemption from the BOE.

Report to Legislature. Uncodified language in this bill requires the Legislative Analyst, in collaboration with the BOE, to annually review the effectiveness of the exemption for moderate-income households and report its findings to the Legislature. The bill requires the BOE to provide any data requested by the Legislative Analyst and requires the county assessor to provide to the BOE any data requested.

In General: Under section <u>4</u>(b) of article XIII of the California Constitution, the Legislature has the authority to exempt property (1) used exclusively for religious, hospital, or charitable purposes, and (2) owned or held in trust by nonprofit organizations operating for those purposes. This exemption from property taxation, popularly known as the *welfare exemption*, was first adopted by voters as a constitutional amendment on November 7, 1944.

When the Legislature enacted RTC section 214 to implement this constitutional provision in 1945, a fourth purpose, *scientific*, was added to the three mentioned in the Constitution. Section 214 parallels and expands upon the Constitutional provision by exempting property used exclusively for the stated purposes (religious, hospital, scientific, or charitable), owned by qualifying nonprofit organizations if certain requirements are met. An organization's *primary* purpose must be either religious, hospital, scientific, or charitable. Whether its operations are for one of these purposes is determined by its activities. A qualifying organization's property may be exempted fully or partially from property taxes, depending on how much of the property is used for qualifying purposes and activities.

Section 214 is the primary welfare exemption statute in a statutory scheme that consists of more than 20 additional provisions. Over the years, the scope of the welfare exemption has been expanded by both legislation and numerous judicial decisions. In general, the following requirements must be met before property is eligible for exemption:

- The property must be irrevocably dedicated to religious, hospital, scientific, or charitable purposes.
- The owner must not be organized or operated for profit and must be qualified as an exempt organization, under a specific federal or state statute, by the Internal Revenue Service or the Franchise Tax Board.
- No part of the net earnings of the owner may inure to the benefit of any private shareholder or individual.
- The property must be used for the actual operation of the exempt activity.

Property with Government Financing or Tax Credits: Unlimited Exemption. Under existing law, when a nonprofit organization owns and operates a low-income rental housing property that receives government financing or low-income housing tax credits, these properties may be exempt from property tax. Generally, a low-income rental housing property may qualify for the welfare exemption provided:

⁷ Such property may include single-family residences, multifamily residences (e.g., duplex, triplex, fourplex), and apartment complexes.

• **Government Financing or Tax Credits.** The property owner receives low-income housing tax credits or government financing on the property. *RTC section 214(g)(1)(A) and (B)*

- **Use Restriction.** The property is subject to a recorded deed restriction, regulatory agreement, or "other legal document" restricting its use for low-income housing purposes at specified rents. *RTC section 214(g)(2)(A)(i) and Property Tax Rule <u>140</u>*
- Rents Charged. The rents charged to lower income household occupants do not exceed the rent
 prescribed by the deed restrictions or regulatory agreement. RTC sections 214(g)(1)(A) and
 214(g)(2)(A)(i)
- Property Tax Savings. The owner certifies that the funds otherwise necessary to pay property
 taxes are instead used to maintain the affordability of, or reduce rents for, units occupied by the
 lower income households. RTC section 214(g)(2)(B)
- Limited Partnership: Special Requirements. In the case of housing owned by a limited partnership in which the managing general partner is an eligible nonprofit corporation or an eligible LLC, suse and rent restrictions must be contained in an enforceable and verifiable agreement with a public agency or in a recorded deed restriction. RTC section 214(g)(2)(A)(ii) and Property Tax Rule 140

While there is no minimum percentage of units that must be occupied by lower-income households, the exemption only extends to the units serving lower-income households. RTC section 214(g)(1)

Current law requires property owners to annually file a claim to receive the exemption. The claim must state the number of units serving low-income households, including temporarily vacant units that are held for such households, and requires an attachment that lists qualified households.⁹

Background: Commencing with the 2018-19 fiscal year, Assembly Bill <u>1193</u> (Stats. 2017, Ch. 756) extended the low-income housing property tax exemption to a rent-restricted unit occupied by an over-income tenant (up to 140 percent of AMI), who was income-qualified at first occupancy, as long as the property receives federal low-income housing tax credits. Proponents of AB 1193 stated that deed or regulatory restrictions generally prohibited the owner of these properties from evicting tenants for being over-income or increasing the over-income tenants' rent. Additionally, units with over-income tenants continued to qualify as lower income units for tax credit purposes; however, owners would lose their property tax exemption on them, creating a financial hardship.

Previous Legislation. In 2018, Assembly Bill 3152 (Chiu) proposed to extend the welfare exemption for rental housing owned by nonprofit organizations that were occupied by moderate-income households in certain counties in the state. AB 3152 was held in the Assembly Appropriations Committee.

Commentary:

1. **Author's Statement.** California has taken recent steps to solve the housing crisis by funding housing production for low- and very-low income individuals and working to increase overall housing supply, but a significant gap remains in housing available to middle-income households.

⁸ See Property Tax Rule <u>136</u>.

⁹ RTC section 214(g)(3)(C). Vacant units in elderly and handicapped unit that qualify under moderate income under RTC section 214(g) are not eligible for exemption.

Often referred to as the "missing middle," these Californians make too much to qualify for affordable housing programs but too little to afford market rate housing. AB 1734 would address this gap in housing availability by providing a property tax exemption to incent the production of middle-income housing units. Developers who receive the exemption would commit the savings to reducing rents to moderate-income levels. The bill expands the welfare exemption, which currently allows developers that provide housing for low- and very low-income households to forego payment of property taxes. This exemption would be expanded to developers who reserve rental units for tenants who earn between 80 and 120 percent of the AMI.

- 2. **Summary of Amendments:** The **April 22, 2019** amendments (1) provide that the extension of the welfare exemption for moderate-income households is for a five-year period, (2) add legislative intent language, and (3) require the Legislative Analyst, in collaboration with the BOE, to annually review the effectiveness of the welfare exemption extension for moderate-income households.
- 3. **Moderate-Income Elderly and Handicapped Families.** Existing law provides an exemption for properties that are used for housing and related facilities for low- and moderate-income elderly or handicapped families. ¹⁰ The law allows a partial exemption equal to the percentage that the number of low- and moderate-income elderly and handicapped families represents of the total number of families occupying the property. This bill would extend the welfare exemption to units rented by occupants with moderate income that are not elderly or handicapped.
- 4. **Filing Requirements.** Owners of low-income rental housing property that receive government financing or low-income housing tax credits, or of properties with an "other legal document" must annually file a claim to receive the exemption ensuring that certain criteria are met to qualify for exemption, including identification of a list of qualified households. As drafted, Assembly Bill 1734 requires property owners to certify under penalty of perjury as to the property's use restriction and units designated for use by moderate-income households, but does not indicate that any other information be furnished as to qualification. How is this information on the restriction document or the number of qualifying units to be provided to the county assessor?
- 5. Tenant Data—Actual Income and Rents Charged. The bill provides for qualification for the exemption with an "other legal document" that restricts the project's usage and provides that the units designated for use by moderate-income households are continuously available to or occupied by moderate-income households. As drafted, the bill does not contain any reporting requirements of the household's actual income or actual rent charged as required by RTC section 259.14 for properties subject to the exemption cap.
- 6. Exemption Cap. Existing law provides an exemption cap of \$20 million in assessed value for lower income housing rental property without government financing or low-income housing tax credits, specifically for property qualifying using an "other legal document" as defined in Property Tax Rule 140. This bill provides for qualification with an "other legal document" that restricts the project's usage and provides that the units designated for use by moderate-income households are continuously available to or occupied by moderate-income households, but without a cap. As

¹⁰ RTC section 214(f).

¹¹ RTC section 214(g)(2)(A)(i) and Property Tax Rule 140.

¹² RTC section 214(g)(2).

¹³ RTC section 214(h)(2).

drafted, this bill does not provide for an exemption cap on properties qualifying using an "other legal document," thereby providing for an unlimited exemption.

- 7. Occupancy. This bill provides for qualification with an "other legal document" that restricts the project's usage to use by moderate-income households. However, unlike low-income housing rental property that uses an "other legal document" to restrict usage to low-income housing, there is no minimum number of units that must be rented to tenants at or below the moderate-income limit. In the case of low-income housing property without government financing, 90 percent or more of the property's occupants must be lower income households.
- 8. Loss of Low-Income Housing? If owners choose to rent to more moderate-income tenants and fewer low-income tenants, this may reduce the number units available for low-income households.
- 9. **Administration of the Welfare Exemption.** This bill removes RTC section 214(o) which states that the BOE will administer the welfare exemption. This does not appear to have any practical effect as RTC section 214(k) requires the BOE to adopt regulations for the welfare exemption, and RTC section 254.6 requires that claims for a welfare exemption organizational clearance certificate be filed with the BOE.

10. Related Legislation.

- Assembly Bill <u>1326</u> proposes to amend RTC section 214 to extend the deadline for the welfare exemption to apply to lower-income rental property that receive federal low-income housing tax credits.
- Assembly Bill 1453 proposes to amend RTC section 214 to extend for property used exclusively for low-income rental housing to property owned by a limited partnership and leased to a limited partnership in which the managing general partner is an S corporation that is wholly owned by an exempt organization.
- Senate Bill <u>196</u> proposes to extend the welfare exemption to property owned by a community land trust or limited equity housing cooperative.
- Senate Bill <u>294</u> proposes to extend the \$20,000,000 exemption limitation to \$250,000,000 and decrease the percentage of occupants that are lower income households required to qualify for exemption from 90 percent to 50 percent.

Costs: The BOE would incur absorbable costs to update claim forms (BOE-267-L and BOE-267-L2), Property Tax Rules 140 and 140.1, and Assessors' Handbook Section 267, *Welfare, Church, and Religious Exemptions*.

Revenue Impact: Background, Methodology and Assumptions. Existing law allows an unlimited exemption for rental housing owned by a nonprofit organization if the property receives government financing or low-income housing tax credits. For nonprofit organizations that own and operate low-income rental housing properties that do *not* receive government financing or tax credits, the exemption is limited to \$20 million in assessed value. An exemption is also provided for properties rented to low- and moderate-income elderly or handicapped families. The law allows a partial exemption equal to the percentage that the number of low- and moderate-income elderly and handicapped families that represent the total number of families occupying the property.

It is difficult to determine the number of additional rental properties that will qualify under this bill. After a survey of several counties, staff found over 400 qualified properties with units rented to elderly and/or handicapped occupants. These properties already receive the welfare exemption and would, therefore, not be affected by this change. While we do not know the number of properties that would be affected by this bill, we can estimate the revenue impact per newly qualified property using the average assessed value obtained in the results of the county survey. This will, at minimum, provide an order of magnitude of the effect of AB 1734.

The average assessed value of a qualifying property is about \$1.6 million. Under AB 1734, the estimated annual revenue loss is:

\$1.6 million x 1%, or \$16,000 per newly qualified property.

Qualifying Remarks. Under existing law, affordable low-income housing nonprofit owners are subject to exemption limits on a property unless the property has government financing or low-income housing tax credits. AB 1734 allows an unlimited exemption if property is rented to moderate-income persons. Additionally, the possibility exists that owners may choose to rent to more moderate-income tenants and fewer low-income tenants, resulting in fewer units available for low-income households.

Currently, in the case of low-income housing property without government financing, 90 percent or more of the property's occupants must be lower income households. This bill provides for qualification with an "other legal document" that restricts the project's usage to use by moderate-income households, but provides no minimum amount of units that must be rented to tenants at or below the moderate-income limit.

This revenue estimate does not account for any changes in economic activity that may or may not result from enactment of the proposed law.