SENATE BILL No. 477

By Committee on Assessment and Taxation

1-28

AN ACT concerning property taxation; relating to exemptions; newly constructed building or other structure on residential property; procedures; duties of county or district appraiser.

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Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) Notwithstanding any provision of law to the contrary, for all taxable years commencing after December 31, 2010, any newly constructed building or other structure on real property intended for residential uses which is a single family or multi-family unit of four units or less and to be sold by the builder thereof shall be deemed the inventory of such builder and shall be exempt from all property or ad valorem taxes levied under the laws of this state until conveyed, leased or otherwise occupied for residential or office purposes. Any such real property shall be assessed and taxed on such assessed valuation as of the first day of the month following the date of occupancy for the proportionate part of the remaining year at the tax rates established for that year, in all taxing jurisdictions located in the county in which such property is located. Newly constructed residential property which has never been occupied shall not be assessed as improved real property until such occupancy or the first day of January of the second year following the year in which construction of the improvements was completed.

- (b) The county or district appraiser may consider a property occupied for residential purposes upon personal verification or when any two of the following conditions have been met:
 - (1) An occupancy permit has been issued for the property;
- (2) a deed transferring ownership from one party to another who is the person or persons occupying the newly constructed property has been filed with the register of deeds' office subsequent to the date of the first permanent utility service;
- (3) a utility company providing service in the county has verified a transfer of service for property from one party to another who is the person or persons occupying the newly constructed property; or
- (4) the person or persons occupying the newly constructed property has registered a change of address with any local, state or federal governmental office or agency.

- (c) In implementing the provisions of this section, the county or district appraiser may use occupancy permits, building permits, deeds, utility connection documents, including telephone connections or other official documents as may be necessary to discover the existence of newly constructed properties. No utility company shall refuse to provide verification monthly to the county or district appraiser of a utility connection to a newly occupied single family building or structure.
- (d) For purposes of figuring the tax due on such newly constructed residential property, the county or district appraiser shall place the full amount of the assessed valuation on the tax book upon the first day of the month following occupancy. Such assessed valuation shall be taxed for each month of the year following such date at its new assessed valuation, and for each month of the year preceding such date at its previous valuation. The percentage derived from dividing the number of months at which the property is taxed at its new valuation by 12 shall be applied to the total assessed valuation of the new construction and improvements, and such product shall be included in the next year's base for the purposes of figuring the next year's tax levy rollback. The first full year that the property is 100% occupied will be considered new construction and improvements for the full year.
- Sec. 2. This act shall take effect and be in force from and after January 1, 2011, and its publication in the statute book.