As Introduced

133rd General Assembly

Regular Session 2019-2020 H. B. No. 75

Representative Merrin

Cosponsors: Representatives Lang, Vitale, Romanchuk, Riedel, Seitz, Cross, Jordan, Becker, Keller, Stein

A BILL

То	amend section 5715.19 of the Revised Code to	1
	require local governments that contest property	2
	values to formally pass an authorizing	3
	resolution for each contest and to notify	4
	property owners.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5715.19 of the Revised Code be	6
amended to read as follows:	7
Sec. 5715.19. (A) As used in this section, "member" has	8
the same meaning as in section 1705.01 of the Revised Code, and	9
"internet identifier of record" has the same meaning as in	10
section 9.312 of the Revised Code.	
(1) Subject to division (A)(2) of this section, a	12
complaint against any of the following determinations for the	
current tax year shall be filed with the county auditor on or	
before the thirty-first day of March of the ensuing tax year or	
the date of closing of the collection for the first half of real	16
and public utility property taxes for the current tax year,	17

whichever is later: 18 (a) Any classification made under section 5713.041 of the 19 Revised Code; 20 (b) Any determination made under section 5713.32 or 21 5713.35 of the Revised Code; 22 (c) Any recoupment charge levied under section 5713.35 of 23 the Revised Code; 24 (d) The determination of the total valuation or assessment 2.5 of any parcel that appears on the tax list, except parcels 26 27 assessed by the tax commissioner pursuant to section 5727.06 of the Revised Code; 28 (e) The determination of the total valuation of any parcel 29 that appears on the agricultural land tax list, except parcels 30 assessed by the tax commissioner pursuant to section 5727.06 of 31 the Revised Code; 32 (f) Any determination made under division (A) of section 33 319.302 of the Revised Code. 34 If such a complaint is filed by mail or certified mail, 35 the date of the United States postmark placed on the envelope or 36 sender's receipt by the postal service shall be treated as the 37 date of filing. A private meter postmark on an envelope is not a 38 valid postmark for purposes of establishing the filing date. 39 Any person owning taxable real property in the county or 40 in a taxing district with territory in the county; such a 41 person's spouse; an individual who is retained by such a person 42

organization, such as the institute for professionals in 44 taxation, the national council of property taxation, or the 45

and who holds a designation from a professional assessment

Page 2

H. B. No. 75 As Introduced

international association of assessing officers; a public 46 accountant who holds a permit under section 4701.10 of the 47 Revised Code, a general or residential real estate appraiser 48 licensed or certified under Chapter 4763. of the Revised Code, 49 or a real estate broker licensed under Chapter 4735. of the 50 Revised Code, who is retained by such a person; if the person is 51 a firm, company, association, partnership, limited liability 52 company, or corporation, an officer, a salaried employee, a 53 partner, or a member of that person; if the person is a trust, a 54 trustee of the trust; the board of county commissioners; the 55 prosecuting attorney or treasurer of the county; the board of 56 township trustees of any township with territory within the 57 county; the board of education of any school district with any 58 territory in the county; or the mayor or legislative authority 59 of any municipal corporation with any territory in the county 60 may file such a complaint regarding any such determination 61 affecting any real property in the county, except that a person 62 owning taxable real property in another county may file such a 63 complaint only with regard to any such determination affecting 64 real property in the county that is located in the same taxing 65 district as that person's real property is located. The county 66 auditor shall present to the county board of revision all 67 complaints filed with the auditor. 68

(2) As used in division (A)(2) of this section, "interim period" means, for each county, the tax year to which section 5715.24 of the Revised Code applies and each subsequent tax year until the tax year in which that section applies again.

No person, board, or officer shall file a complaint73against the valuation or assessment of any parcel that appears74on the tax list if it filed a complaint against the valuation or75assessment of that parcel for any prior tax year in the same76

69

70

71

interim period, unless the person, board, or officer alleges 77
that the valuation or assessment should be changed due to one or 78
more of the following circumstances that occurred after the tax 79
lien date for the tax year for which the prior complaint was 80
filed and that the circumstances were not taken into 81
consideration with respect to the prior complaint: 82

(a) The property was sold in an arm's length transaction,83as described in section 5713.03 of the Revised Code;84

(b) The property lost value due to some casualty;

(c) Substantial improvement was added to the property;

(d) An increase or decrease of at least fifteen per cent
in the property's occupancy has had a substantial economic
88
impact on the property.

(3) If a county board of revision, the board of tax 90 appeals, or any court dismisses a complaint filed under this 91 section or section 5715.13 of the Revised Code for the reason 92 that the act of filing the complaint was the unauthorized 93 practice of law or the person filing the complaint was engaged 94 in the unauthorized practice of law, the party affected by a 95 decrease in valuation or the party's agent, or the person owning 96 taxable real property in the county or in a taxing district with 97 territory in the county, may refile the complaint, 98 notwithstanding division (A)(2) of this section. 99

(4) (a) No complaint filed under this section or section
5715.13 of the Revised Code shall be dismissed for the reason
101 that the complaint fails to accurately identify the owner of the
property that is the subject of the complaint.
103

(b) If a complaint fails to accurately identify the owner104of the property that is the subject of the complaint, the board105

Page 4

85

of revision shall exercise due diligence to ensure the correct 106 property owner is notified as required by divisions (B) and (C) 107 of this section. 108

(5) Notwithstanding division (A) (2) of this section, a
person, board, or officer may file a complaint against the
valuation or assessment of any parcel that appears on the tax
list if it filed a complaint against the valuation or assessment
of that parcel for any prior tax year in the same interim period
if the person, board, or officer withdrew the complaint before
the complaint was heard by the board.

(6) A board of county commissioners, a board of township 116 trustees, the board of education of a school district, or the 117 mayor or legislative authority of a municipal corporation may 118 not file a complaint or a counterclaim to a complaint under this 119 section with respect to property the political subdivision does 120 not own unless the board or legislative authority or, in the 121 case of a mayor, the legislative authority of the municipal 122 corporation first adopts a resolution authorizing the filing of 123 the complaint or counterclaim at a public meeting of the board 124 or legislative authority. The resolution shall include all of 125 the following information: 126

(a) Identification of the parcel or parcels that are the127subject of the complaint or counterclaim by street address, if128available from online records of the county auditor, and by129permanent parcel number;130

(b) The name of at least one of the record owners of the131parcel or parcels;132

(c) If the resolution authorizes the filing of a133complaint, the basis for the complaint under divisions (A) (1) (a)134

to (f) of this section relative to each parcel identified in the 135 136 resolution. A board or legislative authority shall not adopt a 137 resolution required under division (A)(6) of this section that 138 identifies more than one parcel under division (A)(6)(a) of this 139 section, except that a single resolution may identify more than 140 one parcel under that division if each parcel has the same 141 record owner or the same record owners, as applicable. Such a 142 resolution shall not include any other matter and shall be 143 adopted by a separate vote from the question of whether to adopt 144 any other resolution except another resolution under division 145 (A)(6) of this section. 146 Before adopting a resolution required by division (A)(6) 147 of this section, the board or legislative authority shall mail a 148 written notice to at least one of the record owners of the 149 parcel or parcels identified in the resolution stating the 150 intent of the board or legislative authority in adopting the 151 resolution, the proposed date of adoption, and, if the 1.52 resolution is to authorize the filing of a complaint, the basis 153 for the complaint under divisions (A)(1)(a) to (f) of this 154 section relative to each parcel identified in the resolution. 155 The notice shall be sent by certified mail to the last known 156 tax-mailing address of at least one of the record owners and, if 157 different from that tax-mailing address, to the street address 158 of the parcel or parcels identified in the resolution. 159 Alternatively, if the board has record of an internet identifier 160 of record associated with at least one of the record owners, the 161 board may send the notice by ordinary mail and by that internet 162 identifier of record of the time and place the resolution will 163 be heard. The notice shall be postmarked at least fourteen 164

calendar days before the board or legislative authority adopts

Page 6

the resolution.

<u>A board of revision has jurisdiction to consider a</u>	167
complaint or counterclaim filed pursuant to a resolution adopted	168
under division (A)(6) of this section only if the board, mayor,	169
or legislative authority causes the resolution to be certified	170
to the board of revision within thirty days after the last date	171
such a complaint or counterclaim could be filed. The failure to	172
accurately identify the street address or the name of the record	173
owners of the parcel in the resolution shall not invalidate the	174
resolution nor be a cause for dismissal of the complaint or	175
<u>counterclaim.</u>	176
(7) A complaint form prescribed by a board of revision or	177
the tax commissioner for the purposes of this section shall	178
include a box that a board, mayor, or legislative authority,	179
when filing a complaint or counterclaim, must check indicating	180
that a resolution authorizing the complaint was adopted in	181
accordance with division (A)(6) of this section and that notice	182
was provided before adoption of the resolution to at least one	183
of the record owners of the property that is the subject of the	184
<u>complaint or counterclaim.</u>	185
(B) Within thirty days after the last date such complaints	186
may be filed, the auditor shall give notice of each complaint in	187
which the stated amount of overvaluation, undervaluation,	188
discriminatory valuation, illegal valuation, or incorrect	189
determination is at least seventeen thousand five hundred	190
dollars to each property owner whose property is the subject of	191
the complaint, if the complaint was not filed by the owner or	192
the owner's spouse, and to each board of education whose school	193
district may be affected by the complaint. For the purposes of	194
this division, separate complaints filed with respect to parcels	195

which together form an economic unit shall be treated as if the	196
parcels were included on a single complaint. As used in this	197
division, "economic unit" means property comprised of multiple	198
parcels that is united by an economic function such that it will	199
normally be sold as a single property. An economic unit may be	200
comprised of parcels that are neither contiguous nor owned by	201
the same owner, but the parcels must be managed and operated on	202
a unitary basis and each parcel must make a positive	203
contribution to the operation of the unit.	204
Within thirty days after receiving such notice, a board of	205
education; a property owner; the owner's spouse; an individual	206
who is retained by such an owner and who holds a designation	207
from a professional assessment organization, such as the	208
institute for professionals in taxation, the national council of	209
property taxation, or the international association of assessing	210
officers; a public accountant who holds a permit under section	211
4701.10 of the Revised Code, a general or residential real	212
estate appraiser licensed or certified under Chapter 4763. of	213
the Revised Code, or a real estate broker licensed under Chapter	214
4735. of the Revised Code, who is retained by such a person; or,	215
if the property owner is a firm, company, association,	216
partnership, limited liability company, corporation, or trust,	217
an officer, a salaried employee, a partner, a member, or trustee	218
of that property owner, may file a complaint in support of or	219
objecting to the amount of alleged overvaluation,	220
undervaluation, discriminatory valuation, illegal valuation, or	221
incorrect determination stated in a previously filed complaint	222
or objecting to the current valuation. Upon the filing of a	223
complaint under this division, the board of education or the	224
property owner shall be made a party to the action.	225

(C) Each board of revision shall notify any complainant 226

and also the property owner, if the property owner's address is 227 known, when a complaint is filed by one other than the property 228 owner, not less than ten days prior to the hearing, either by 229 certified mail or, if the board has record of an internet 230 identifier of record associated with the owner, by ordinary mail 231 and by that internet identifier of record of the time and place 232 the same will be heard. The board of revision shall hear and 233 render its decision on a complaint within ninety days after the 234 filing thereof with the board, except that if a complaint is 235 filed within thirty days after receiving notice from the auditor 236 as provided in division (B) of this section, the board shall 237 hear and render its decision within ninety days after such 238 filing. 239

(D) The determination of any such complaint shall relate 240 back to the date when the lien for taxes or recoupment charges 241 for the current year attached or the date as of which liability 242 for such year was determined. Liability for taxes and recoupment 243 charges for such year and each succeeding year until the 244 complaint is finally determined and for any penalty and interest 245 for nonpayment thereof within the time required by law shall be 246 based upon the determination, valuation, or assessment as 247 finally determined. Each complaint shall state the amount of 248 overvaluation, undervaluation, discriminatory valuation, illegal 249 valuation, or incorrect classification or determination upon 250 which the complaint is based. The treasurer shall accept any 251 amount tendered as taxes or recoupment charge upon property 252 concerning which a complaint is then pending, computed upon the 253 claimed valuation as set forth in the complaint. If a complaint 254 filed under this section for the current year is not determined 255 by the board within the time prescribed for such determination, 256 the complaint and any proceedings in relation thereto shall be 257

continued by the board as a valid complaint for any ensuing year258until such complaint is finally determined by the board or upon259any appeal from a decision of the board. In such case, the260original complaint shall continue in effect without further261filing by the original taxpayer, the original taxpayer's262assignee, or any other person or entity authorized to file a263complaint under this section.264

(E) If a taxpayer files a complaint as to the
265
classification, valuation, assessment, or any determination
266
affecting the taxpayer's own property and tenders less than the
267
full amount of taxes or recoupment charges as finally
268
determined, an interest charge shall accrue as follows:

(1) If the amount finally determined is less than the 270 amount billed but more than the amount tendered, the taxpayer 271 shall pay interest at the rate per annum prescribed by section 272 5703.47 of the Revised Code, computed from the date that the 273 taxes were due on the difference between the amount finally 274 determined and the amount tendered. This interest charge shall 275 be in lieu of any penalty or interest charge under section 276 323.121 of the Revised Code unless the taxpayer failed to file a 277 complaint and tender an amount as taxes or recoupment charges 278 within the time required by this section, in which case section 279 323.121 of the Revised Code applies. 280

(2) If the amount of taxes finally determined is equal to
281
or greater than the amount billed and more than the amount
282
tendered, the taxpayer shall pay interest at the rate prescribed
283
by section 5703.47 of the Revised Code from the date the taxes
284
were due on the difference between the amount finally determined
285
and the amount tendered, such interest to be in lieu of any
286
interest charge but in addition to any penalty prescribed by

section 323.121 of the Revised Code.

(F) Upon request of a complainant, the tax commissioner 289 shall determine the common level of assessment of real property 290 in the county for the year stated in the request that is not 291 valued under section 5713.31 of the Revised Code, which common 292 level of assessment shall be expressed as a percentage of true 293 value and the common level of assessment of lands valued under 294 such section, which common level of assessment shall also be 295 expressed as a percentage of the current agricultural use value 296 of such lands. Such determination shall be made on the basis of 297 the most recent available sales ratio studies of the 298 commissioner and such other factual data as the commissioner 299 300 deems pertinent.

(G) A complainant shall provide to the board of revision 301 all information or evidence within the complainant's knowledge 302 or possession that affects the real property that is the subject 303 of the complaint. A complainant who fails to provide such 304 information or evidence is precluded from introducing it on 305 appeal to the board of tax appeals or the court of common pleas, 306 307 except that the board of tax appeals or court may admit and consider the evidence if the complainant shows good cause for 308 the complainant's failure to provide the information or evidence 309 to the board of revision. 310

(H) In case of the pendency of any proceeding in court
311
based upon an alleged excessive, discriminatory, or illegal
valuation or incorrect classification or determination, the
313
taxpayer may tender to the treasurer an amount as taxes upon
314
property computed upon the claimed valuation as set forth in the
315
complaint to the court. The treasurer may accept the tender. If
316
the tender is not accepted, no penalty shall be assessed because
317

of the nonpayment of the full taxes assessed.	318
Section 2. That existing section 5715.19 of the Revised	319
Code is hereby repealed.	
Section 3. The amendment by this act of section 5715.19 of	321
the Revised Code applies to any complaint or counterclaim to a	322
complaint filed for tax year 2019 or any tax year thereafter.	