As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 51

Representative Lampton

Cosponsors: Representatives Stephens, Stewart, Young, T., Riedel, Fowler Arthur, Miller, J., White, Hoops, Click

A BILL

То	amend section 319.38 of the Revised Code	1
	regarding valuation adjustments for destroyed or	2
	injured property.	3

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

Section 1. That section 319.38 of the Revised Code be	4
amended to read as follows:	5
Sec. 319.38. Whenever it is made to appear to the county	6
auditor, by the oath of the owner or one of the owners of a	7
building or structure, land, orchard, timber, ornamental trees,	8
or groves, or by the affidavit of based on an inspection by the	9
county auditor or based on notice provided to the county	10
auditor, on a form prescribed by the department of taxation, by	11
a property owner or two disinterested persons who are residents	12
of the township or municipal corporation in which such the	13
property is or was situated, that it property that is listed for	14
taxation for the current year, and has been destroyed or injured	15
after the first day of January of the current year, the county	16
auditor shall investigate the matter and adjust the valuation of	17
the property, on the tax list for the current year, as	18

prescribed by divisions (A) through (D) of this section:		
(A) If the injury or destruction occurred during the first	20	
calendar quarter, the county auditor shall deduct from the	21	
valuation of the property an amount that, in the county	22	
auditor's judgment, fairly represents the extent of the injury	23	
or destruction;	24	
(B) If the injury or destruction occurred during the	25	
second calendar quarter, the county auditor shall deduct from	26	
the valuation of the property seventy-five per cent of the	27	
amount that, in the county auditor's judgment, fairly represents	28	
the extent of the injury or destruction;	29	
(C) If the injury or destruction occurred during the third	30	
calendar quarter, the county auditor shall deduct from the	31	
valuation of the property fifty per cent of the amount that, in	32	
the county auditor's judgment, fairly represents the extent of	33	
the injury or destruction;	34	
(D) If the injury or destruction occurred during the	35	
fourth calendar quarter, the county auditor shall deduct from	36	
the valuation of the property twenty-five per cent of the amount	37	
that, in the county auditor's judgment, fairly represents the	38	
extent of the injury or destruction.	39	
No such deduction shall be made in the case of an injury	40	
to or destruction of a building, structure, land, orchard,	41	
timber, ornamental trees, or groves, resulting in damage of less	42	
than one hundred dollars.	43	
If a form has not been filed with the county auditor by	44	
either an owner or two disinterested persons but it appears to		
the county auditor, based on an inspection and investigation,	46	
that the owner's property is listed for taxation for the current	47	

year and has been destroyed or injured after the first day of	48
January of the current year, the county auditor may complete the	49
form on behalf of an owner.	50
To obtain the deductions prescribed in divisions (A) to	51
(D) of this section, the owner or one of the owners of injured	52
or destroyed property or the two disinterested persons who are	53
residents of the township or municipal corporation in which the	54
property is or was situated shall apply to the county auditor.	55
In the case of a deduction under division (A), (B), or (C) of	56
this section, the oath or affidavit shall be filed an owner or	57
two disinterested persons shall file the form with the county	58
auditor, or the county auditor shall complete the form on behalf	59
of an owner, not later than the thirty-first day of December of	60
the year in which the injury or destruction occurred. In the	61
case of To obtain a deduction under division (D) of this	62
section, the oath or affidavit shall be filed an owner or two	63
disinterested persons shall file the form with the county	64
auditor, or the county auditor shall complete the form on behalf	65
of an owner, not later than the thirty-first day of January of	66
the year after the year in which the injury or destruction	67
occurred.	68
mba county auditor aball contify the deductions made under	69
The county auditor shall certify the deductions made under	
this section to the county treasurer, who shall correct the tax	70
list and duplicate in accordance with such deductions. If the	71
deduction cannot be entered upon the current tax list and	72
duplicate, the county auditor shall proceed in the manner	73
prescribed under section 5715.22 of the Revised Code to refund	74

or credit to the taxpayer the amount of the reduction in taxes

attributable to the deduction in valuation made under this

section.

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Section 2. That existing section 319.38 of the Revised	78
Code is hereby repealed.	79