HOUSE BILL 1397

Q17 lr 2623

By: Delegates McMillan, Glass, Hornberger, Reilly, Simonaire, Tarlau, A. Washington, and M. Washington

Introduced and read first time: February 10, 2017

Assigned to: Ways and Means

	A BILL ENTITLED
1	AN ACT concerning
2 3	Property Tax Appeals – Method of Calculating Assessment – Provision to Taxpayers
4 5 6 7 8	FOR the purpose of requiring that a person appealing a property tax assessment before a supervisor of assessments receive all calculations used to derive the property assessment, including any mathematical equation or formula, at least a certain number of days before the hearing; and generally relating to requiring that the method of calculating an assessment be provided to taxpayers making an appeal.
9 10 11 12 13	BY repealing and reenacting, with amendments, Article – Tax – Property Section 14–510.1 Annotated Code of Maryland (2012 Replacement Volume and 2016 Supplement)
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article - Tax - Property
17	14–510.1.
18 19	(a) For a hearing before a supervisor that relates to the value of property, the person making the appeal shall receive at least 14 days before the hearing:
20	(1) the assessment worksheet or card for the property that is the subject of

the appeal; [and]

21



- 1 (2) the sales analysis for the neighborhood or property type of the property that is the subject of the appeal; AND
- 3 (3) ALL CALCULATIONS USED TO DERIVE THE PROPERTY 4 ASSESSMENT, INCLUDING ANY MATHEMATICAL EQUATION OR FORMULA.
- 5 (b) The Department shall provide the information required under this section free 6 of charge.
- 7 (c) (1) If a person making an appeal before a supervisor appears at the 8 scheduled hearing and states that the Department has not provided the information 9 required under this section, the Department shall immediately provide the information.
- 10 (2) If a person making an appeal receives the information required under 11 this section for the first time on the date of the scheduled hearing, the hearing may be 12 rescheduled at the option of the person making the appeal to a date that is 14 or more days 13 after the previously scheduled hearing date.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.