Department of Legislative Services

2010 Session

FISCAL AND POLICY NOTE

House Bill 204

(Delegate Norman, et al.)

Ways and Means

Task Force to Review Property Tax Assessment Procedure and the Assessment Appeals Process

This bill establishes a Task Force to Review Property Tax Assessment Procedure and the Assessment Appeals Process. The State Department of Assessments and Taxation (SDAT) must provide staff support to the task force. The task force must submit a report of its findings and recommendations to the Governor and the General Assembly by January 1, 2011.

The bill takes effect July 1, 2010, and terminates June 30, 2011.

Fiscal Summary

State Effect: Given the State's fiscal difficulties, agency budgets have been constrained. Thus, the requirement to staff the task force and develop the report may not be absorbable within the existing budgeted resources of SDAT. Instead, general fund expenditures may increase in FY 2011 for contractual staff to support the task force and complete the required evaluation as well as for reimbursements for task force members. Revenues are not affected.

Local Effect: None.

Small Business Effect: None.

Analysis

Bill Summary: The task force must: (1) review the current property tax assessment procedures; (2) study the current three-step process by which a property owner may appeal a property assessment or reassessment for property taxation purposes; (3) evaluate the effectiveness of the current process, taking into account the ease of access and

hearing accommodations; (4) evaluate reforms, including: assessor training and assessor qualifications similar to licensed real estate appraisers, an expanded Property Tax Assessment Appeals Board with required qualifications for board members, and process or procedural updates to cost-effectively streamline the assessment and appeals process; and (5) recommend any process or procedural updates based on task force findings.

Current Law: Real property is valued and assessed once every three years. This approach, the triennial assessment process, was part of major property tax reform established in 1979. Under this process, assessors from SDAT physically inspect each property every three years. No adjustments are made in the interim, except in the case of (1) a zoning change; (2) a substantial change in property use; (3) extensive improvements to the property; or (4) a prior erroneous assessment. The assessor determines the current "full market value" of the property and any increase in value is phased in over a three-year period. Any decrease, however, is recognized immediately for assessment purposes.

The Property Tax Assessment Appeals Boards (PTAAB) hear appeals in matters relating to the assessment of property throughout the State. There is one board in each county and Baltimore City. Each board has four members who are appointed by the Governor for five-year terms. The first appeal of an assessment goes to SDAT, which determines the original assessment. PTAABs are the second level of appeal, with subsequent appeals going to the Maryland Tax Court. PTAAB has the following goals: to conduct appeals in a timely and efficient manner; and to render fair and accurate decisions.

Background: PTAABs heard 61% of their cases in calendar 2008, as shown in **Exhibit 1** due to a marked increase in the number of appeals filed in calendar 2008 as compared to 2007. According to the boards, the backlog of cases were due to increased appeals and board member vacancies.

Exhibit 1 Timeliness and Efficiency Measures Calendar 2007-2011

	Actual <u>2007</u>	Actual <u>2008</u>	Est. 2009	Est. 2010	Est. <u>2011</u>
Appeals Filed	8,963	14,062	19,000	16,000	15,500
Appeals Heard	7,281	8,618	12,000	13,500	13,500
Clearance Rate	81%	61%	63%	84%	87%
Number of Appeals	4,000	5,993	7,500	7,000	6,500
Pending at Year-end					

Source: Property Tax Assessment Appeals Boards

Additional Information

Prior Introductions: None.

Cross File: None.

Information Source(s): State Department of Assessments and Taxation, Property Tax

Assessment Appeals Board, Department of Legislative Services

Fiscal Note History: First Reader - February 1, 2010

mam/hlb

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