H-8001

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Amend House File 2108 as follows:

2 l. By striking everything after the enacting clause 3 and inserting:

4 <Section 1. Section 441.23, Code 2014, is amended 5 to read as follows:

441.23 Notice of valuation.

7 If there has been an increase or decrease in the 8 valuation of the property, or upon the written request 9 of the person assessed, the assessor shall, at the 10 time of making the assessment, inform the person 11 assessed, in writing, of the valuation put upon the 12 taxpayer's property, and notify the person, that if 13 the person feels aggrieved, to contact the assessor 14 pursuant to section 441.30 or to appear before the 15 board of review and show why the assessment should 16 be changed. However, if the valuation of a class 17 of property is uniformly decreased, the assessor 18 may, in lieu of individual written notices, notify 19 the affected property owners by publication in the 20 official newspapers of the county. The owners of real 21 property shall be notified not later than April 1 of 22 any adjustment of the real property assessment.

Sec. 2. Section 441.26, subsection 2, Code 2014, is 24 amended to read as follows:

- 25 2. The notice in 1981 and each odd-numbered
 26 year thereafter shall contain a statement that the
 27 assessments are subject to equalization pursuant to
 28 an order issued by the director of revenue, that the
 29 county auditor shall give notice on or before October
 30 15 8 by publication in an official newspaper of general
 31 circulation to any class of property affected by the
 32 equalization order, that the county auditor shall give
 33 notice by mail postmarked on or before October 8 to
 34 each property owner or taxpayer whose valuation has
 35 been increased by the equalization order, and that the
 36 board of review shall be in session from October 15 to
 37 November 15 30 to hear protests of affected property
 38 owners or taxpayers whose valuations have been adjusted
 39 by the equalization order.
- Sec. 3. Section 441.35, subsection 2, Code 2014, is 41 amended to read as follows:
- 2. In any year after the year in which an assessment has been made of all of the real estate in any taxing district, the board of review shall meet as provided in section 441.33, and where the board finds the same has changed in value, the board shall revalue and reassess any part or all of the real estate contained in such taxing district, and in such case, the board shall determine the actual value as of January 1 of the year of the revaluation and

1 reassessment and compute the taxable value thereof. 2 If the assessment of any such property is raised, or 3 any property is added to the tax list by the board, 4 the clerk shall give notice in the manner provided in 5 section 441.36. However, if If the assessment of all 6 property in any taxing district is raised revalued and 7 reassessed, the board may shall, in addition to notices 8 required to be provided in the manner specified in 9 section 441.36, instruct the clerk to give immediate 10 notice by one publication in one of the official 11 newspapers located in the taxing district, and such 12 published notice shall take the place of the mailed 13 notice provided for in section 441.36, but all other 14 provisions of that section shall apply. The decision 15 of the board as to the foregoing matters shall be 16 subject to appeal to the property assessment appeal 17 board within the same time and in the same manner as 18 provided in section 441.37A and to the district court 19 within the same time and in the same manner as provided 20 in section 441.38.

21 Sec. 4. Section 441.37, subsection 3, Code 2014, is 22 amended to read as follows:

For assessment years beginning on or after 23 24 January 1, 2014, the board of review may allow property 25 owners or aggrieved taxpayers who are dissatisfied 26 with the owner's or taxpayer's assessment to file a 27 protest against such assessment by electronic means. 28 Electronic filing of assessment protests may be 29 authorized for the protest period that begins April 30 7, the protest period that begins October 15 8, or 31 both. Except for the requirement that a protest be 32 signed, all other requirements of this section for an 33 assessment protest to the board of review shall apply 34 to a protest filed electronically. If electronic 35 filing is authorized by the local board of review, the 36 availability of electronic filing shall be clearly 37 indicated on the assessment roll notice provided 38 to the property owner or taxpayer and included in 39 both the published equalization order notice and the 40 equalization order notice mailed to the property owner 41 or taxpayer.

Sec. 5. Section 441.49, subsection 1, paragraph b, 43 Code 2014, is amended to read as follows:

44 b. However, an assessing jurisdiction may request
45 the director to permit the use of an alternative method
46 of applying the equalization order to the property
47 values in the assessing jurisdiction, provided that the
48 final valuation shall be equivalent to the director's
49 equalization order. The assessing jurisdiction
50 shall notify the county auditor of the request for

1 the use of an alternative method of applying the 2 equalization order and the director's disposition 3 of the request. The request to use an alternative 4 method of applying the equalization order, including 5 procedures for notifying affected property owners and 6 appealing valuation adjustments, shall be made within 7 ten days from the date the county auditor receives 8 the equalization order and the valuation adjustments, 9 and appeal procedures shall be completed by November 10 30 December 15 of the year of the equalization order. 11 Compliance with the provisions of section 441.21 is 12 sufficient grounds for the director to permit the use 13 of an alternative method of applying the equalization 14 order. 15

Section 441.49, subsections 2 and 4, Code Sec. 6. 16 2014, are amended to read as follows:

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2. a. On or before October 15 8 the county auditor 18 shall cause to be published in official newspapers of 19 general circulation the final equalization order. 20 county auditor shall also notify each property owner 21 or taxpayer whose valuation has been increased by the 22 final equalization order by mail postmarked on or 23 before October 8. The publication and the individual 24 notice mailed to each affected property owner or 25 taxpayer shall include, in type larger than the 26 remainder of the publication or notice, the following 27 statement statements:

Assessed values are equalized by the department of 29 revenue every two years. Local taxing authorities 30 determine the final tax levies and may reduce property 31 tax rates to compensate for any increase in valuation 32 due to equalization. If you are not satisfied that 33 your assessment as adjusted by the equalization order 34 is correct, you may file a protest against such 35 assessment with the board of review on or after October 9, to and including October 31.

- b. Failure to publish the equalization order or to 38 notify property owners or taxpayers of the equalization 39 order has no effect upon the validity of the orders.
- The local board of review shall reconvene in 41 special session from October 15 to November 15 30 42 for the purpose of hearing the protests of affected 43 property owners or taxpayers within the jurisdiction 44 of the board whose valuation of property if adjusted 45 pursuant to the equalization order issued by the 46 director of revenue will result in a greater value than 47 permitted under section 441.21. The board of review 48 shall accept protests only during the first ten days 49 following the date the local board of review reconvenes 50 period of time from October 9 to and including October

1 31. The board of review shall limit its review to 2 only the timely filed protests. The board of review 3 may adjust all or a part of the percentage increase 4 ordered by the director of revenue by adjusting the 5 actual value of the property under protest to one 6 hundred percent of actual value. Any adjustment so 7 determined by the board of review shall not exceed the 8 percentage increase provided for in the director's 9 equalization order. The determination of the board of 10 review on filed protests is final, subject to appeal 11 to the property assessment appeal board. A final 12 decision by the local board of review, or the property 13 assessment appeal board, if the local board's decision 14 is appealed, is subject to review by the director of 15 revenue for the purpose of determining whether the 16 board's actions substantially altered the equalization 17 order. In making the review, the director has all the 18 powers provided in chapter 421, and in exercising the 19 powers the director is not subject to chapter 17A. 20 Not later than fifteen days following the adjournment 21 of the board, the board of review shall submit to 22 the director of revenue, on forms prescribed by the 23 director, a report of all actions taken by the board of 24 review during this session. Sec. 7. IMPLEMENTATION OF ACT. Section 25B.2, 26 subsection 3, shall not apply to this Act. Sec. 8. APPLICABILITY. This Act applies to 28 assessment years beginning on or after January 1, 29 2015.> Title page, line 3, by striking <order notices> 31 and inserting <order notices, modifying provisions

BALTIMORE of Boone

32 relating to property assessment protests,>