# 95TH GENERAL ASSEMBLY

# State of Illinois

# 2007 and 2008

#### SB1452

Introduced 2/9/2007, by Sen. Don Harmon

### SYNOPSIS AS INTRODUCED:

35 ILCS 200/23-10

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, upon the filing of any tax objection complaint that would, if allowed, reduce the assessed valuation of any property by more than \$100,000, the plaintiff must give notice of the tax objection complaint by mailing a copy of it to any municipality, school district, and community college district in which the property is situated, by certified mail, return receipt requested. Provides that the plaintiff must attach a certification to the tax objection complaint that the notice to taxing districts has been made and that the courts have no jurisdiction to hear any tax objection complaint if proper certification of notice is not filed. Provides that, upon receipt of notice of the filing of a tax objection complaint, a taxing district has an unconditional right to intervene in the tax objection proceedings and has the right to participate fully in the proceedings in the same manner as the named party defendant.

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FISCAL NOTE ACT MAY APPLY HOUSING AFFORDABILITY IMPACT NOTE ACT MAY APPLY SB1452

1 AN ACT concerning revenue.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Property Tax Code is amended by changing
Section 23-10 as follows:

6 (35 ILCS 200/23-10)

7 Sec. 23-10. Tax objections and copies. Beginning with the 2003 tax year, in counties with 3,000,000 or more inhabitants, 8 9 the person paying the taxes due as provided in Section 23-5 may file a tax objection complaint under Section 23-15 within 165 10 days after the first penalty date of the final installment of 11 taxes for the year in question. Beginning with the 2003 tax 12 year, in counties with less than 3,000,000 inhabitants, the 13 14 person paying the taxes due as provided in Section 23-5 may file a tax objection complaint under Section 23-15 within 75 15 16 days after the first penalty date of the final installment of 17 taxes for the year in question. However, in all counties in cases in which the complaint is permitted to be filed without 18 19 payment under Section 23-5, it must be filed prior to the entry judgment under Section 21-175. In addition, the time 20 of 21 specified for payment of the tax provided in Section 23-5 shall 22 not be construed to delay or prevent the entry of judgment against, or the sale of, tax delinquent property if the taxes 23

have not been paid prior to the entry of judgment under Section 21-175. An objection to an assessment for any year shall not be allowed by the court, however, if an administrative remedy was available by complaint to the board of appeals or board of review under Section 16-55 or Section 16-115, unless that remedy was exhausted prior to the filing of the tax objection complaint.

When any complaint is filed with the court in a county with 8 9 less than 3,000,000 inhabitants, the plaintiff shall file 3 10 copies of the complaint with the clerk of the circuit court. 11 Any complaint or amendment thereto shall contain (i) on the 12 first page a listing of the taxing districts against which the complaint is directed and (ii) a summary of the reasons for the 13 14 tax objections set forth in the complaint with enough copies of 15 the summary to be distributed to each of the taxing districts 16 against which the complaint is directed. Within 10 days after 17 the complaint is filed, the clerk of the circuit court shall deliver one copy to the State's Attorney and one copy to the 18 19 county clerk, taking their receipts therefor. The county clerk 20 shall, within 30 days from the last day for the filing of complaints, notify the duly elected or appointed custodian of 21 22 funds for each taxing district that may be affected by the 23 complaint, stating (i) that a complaint has been filed and (ii) the summary of the reasons for the tax objections set forth in 24 25 the complaint. Any amendment to a complaint, except any 26 amendment permitted to be made in open court during the course

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a hearing on the complaint, shall also be filed in 1 of 2 triplicate, with one copy delivered to the State's Attorney and one copy delivered to the county clerk by the clerk of the 3 4 circuit court. The State's Attorney shall within 10 days of 5 receiving his or her copy of the amendment notify the duly 6 elected or appointed custodian of funds for each taxing 7 district whose tax monies may be affected by the amendment, stating (i) that the amendment has been filed and (ii) the 8 9 summary of the reasons for the tax objections set forth in the 10 amended complaint. The State's Attorney shall also notify the 11 custodian and the county clerk in writing of the date, time and 12 place of any hearing before the court to be held upon the 13 complaint or amended complaint not later than 4 days prior to the hearing. The notices provided in this Section shall be by 14 15 letter addressed to the custodian or the county clerk and may 16 be mailed by regular mail, postage prepaid, postmarked within 17 the required period, but not less than 4 days before a hearing. In addition, in counties with 3,000,000 or more inhabitants, 18 19 upon the filing of any tax objection complaint that would, if 20 allowed, reduce the assessed valuation of any property by more than \$100,000, the plaintiff must give notice of the tax 21 22 objection complaint by mailing a copy of it to any 23 municipality, school district, and community college district 24 in which the property is situated, by certified mail, return 25 receipt requested. The plaintiff must attach a certification to the tax objection complaint that the notice to taxing districts 26

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1	has been made. The courts ha	ve no juri	isdiction	to hear	any	tax
2	objection complaint if prop	er certif	ication of	f notice	e is :	not
3	filed. Upon receipt of notic	e of the f	filing of	a tax c	bject	ion
4	complaint, a taxing distric	ct has an	uncondit	ional	right	to
5	intervene in the tax objection	on proceed	ings and h	nas the	right	to
6	participate fully in the pro	ceedings i	in the sam	e manne	er as	the
7	named party defendant.					
8	(Source: P.A. 93-378, eff. 7-	-24-03.)				

9 Section 99. Effective date. This Act takes effect upon10 becoming law.