

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB5460

Introduced 2/9/2024, by Rep. Mary Beth Canty

SYNOPSIS AS INTRODUCED:

20 ILCS 2505/2505-815 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Department of Revenue, in consultation with the Department of Commerce and Economic Opportunity, shall conduct a study to evaluate the property tax system in the State. Provides that the Department may also determine whether the existing property tax levy, assessment, appeal, and collection process is reasonable and fair and may issue recommendations to improve that process.

LRB103 36902 HLH 67015 b

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1 AN ACT concerning revenue.

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

Section 5. The Department of Revenue Law of the Civil
Administrative Code of Illinois is amended by adding Section
2505-815 as follows:

7 (20 ILCS 2505/2505-815 new)

Sec. 2505-815. Property tax system study. The Department, in consultation with the Department of Commerce and Economic Opportunity, shall conduct a study to evaluate the property tax system in the State and shall analyze any information collected in connection with that study. The Department may also examine whether the existing property tax levy, assessment, appeal, and collection process is reasonable and fair and may issue recommendations to improve that process. The study shall include the following:

(1) a comprehensive review of the classification system used by Cook County in assessing real property in Cook County compared with the rest of the State, including, but not limited to, a projection of the impact, if any, that the assessment of real property in Cook County would exhibit if the classification system were to be phased-out and transitioned to a uniform level of

1	assessment, and the impact, if any, that the Cook County
2	classification system has or has had on economic
3	development or job creation in the county;
4	(2) a comprehensive review of State laws concerning
5	the appeal of assessments at the local and State level and
6	State laws concerning the collection of property taxes,
7	including any issues that have resulted in delays in
8	issuing property tax bills;
9	(3) a comprehensive review of statewide assessment
10	systems or computer assisted mass appraisal systems;
11	(4) a comprehensive review of current property tax
12	exemptions, the impact of those exemptions, and the
13	administration or application of those exemptions;
14	(5) an analysis of preferential assessments or
15	incentives, including, but not limited to, the resultant
16	<pre>economic impact from preferential assessments;</pre>
17	(6) a review of the State's reliance on property taxes
18	and the historical growth in property tax levies; and
19	(7) an analysis of the use of technology in data
20	collection, online review, CAMA analysis, and electronic
21	appeal filing that may result in improved accountability
22	and efficiency.
23	The Department shall consult with Illinois institutions of
24	higher education having knowledge about the Illinois
25	assessment processes in conducting the study under this
26	Section.

The Department shall complete a preliminary report by May 31, 2025 and shall complete a final report by July 1, 2025. The Department shall submit the final version of the report to the Governor and the General Assembly by July 1, 2025. A copy of both the preliminary version of the report and the final version of the report shall be made available to the public via electronic means. The Department may allow for the submission of public comments from individuals, organizations, or associations representing residential property owners, commercial property owners, or labor unions in Illinois. If the Department allows for the submission of public comments, the Department shall publish via electronic means any and all materials submitted to the Department.

This Section is repealed on December 31, 2025.