

Rep. William Davis

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	10100HB2217ham003 LRB101 05238 HLH 58519 a
1	AMENDMENT TO HOUSE BILL 2217
2	AMENDMENT NO Amend House Bill 2217 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Property Tax Code is amended by adding
5	Division 6 to Article 9 as follows:
6	(35 ILCS 200/Art. 9 Div. 6 heading new)
7	Division 6. Income-Producing Property
8	(35 ILCS 200/9-280 new)
9	Sec. 9-280. Definitions. As used in this Article:
10	"Income and expense data" means annual reports or documents
11	created in the ordinary course of business documenting income
12	generated from and expenses associated with income-producing
13	property. The term "income and expense data" includes Internal
14	Revenue Service Schedule E or Schedule 8825 tax forms, annual
15	reports, rent rolls, and certified or uncertified annual income

10100HB2217ham003 -2- LRB101 05238 HLH 58519 a

1	and expense statements reflecting revenue and costs
2	attributable to the property for the current and immediately
3	preceding calendar year.
4	"Income-producing property" means property that is not
5	exclusively owner-occupied property and is owned for the
6	purpose of generating income from the property itself, whether
7	or not that property actually generates income in a particular
8	year, and includes hotels and motels, parking garages and lots,
9	senior and adult care facilities, and self-storage facilities,
10	but does not include:
11	(1) property with an assessed value of \$100,000 or less
12	in the most recent assessment year;
13	(2) residential property containing 6 or fewer
14	dwelling units;
15	(3) property assessed as a farm under Section 10-110 of
16	this Code and improvements or dwellings located on
17	farmland; or
18	(4) property that is assessed by the Department under
19	Article 11 of this Code.
20	"Owner-occupied property" means property that is occupied
21	by the owner of the property or by a related person or entity,
22	as described in subsection (b) of Section 267 of the Internal
23	Revenue Code.
24	"Taxpayer" means the person responsible for paying
25	property taxes on the property or his or her designee.
26	"Property" has the meaning set forth in Section 1-130 of

10100HB2217ham003

1 this Code and includes contiguous parcels or property index numbers that comprise one functional property location. 2 3 (35 ILCS 200/9-281 new) 4 Sec. 9-281. Income-producing properties. 5 (a) In counties with 3,000,000 or more inhabitants, 6 taxpayers of income-producing property shall submit income and expense data annually to the chief county assessment officer on 7 8 or before July 1 of each year. If a taxpayer is required to 9 submit income and expense data under this Article, the chief 10 county assessment officer shall notify the taxpayer of that fact along with the deadline for the submission of that data. 11 12 The chief county assessment officer may extend the time within 13 which taxpayers are required to submit income and expense data 14 under this Section for good cause shown in accordance with rules adopted under this Section. 15 If federal tax forms are not complete or available for the 16 most recent tax year by the deadline for the submission of 17 18 income and expense data under this Section, the taxpaver shall 19 submit federal tax forms for the most recent taxable year for 20 which returns have been filed for the property in question and 21 submit current federal tax forms upon their completion and 22 filing with the Internal Revenue Service. 23 Taxpayers shall certify under oath in a signed attestation 24 that the income and expense data submitted is true, accurate, 25 and complete.

1	(b) In counties with fewer than 3,000,000 inhabitants, the
2	county board may provide by resolution that taxpayers of
3	income-producing property shall submit income and expense data
4	annually to the chief county assessment officer on or before
5	March 30 of each year. If a taxpayer is required to submit
6	income and expense data under this Article, the chief county
7	assessment officer shall notify the taxpayer of that fact along
8	with the deadline for the submission of that data. The chief
9	county assessment officer may extend the time within which
10	taxpayers are required to submit income and expense data under
11	this Section for good cause shown in accordance with rules
12	adopted under this Section.
13	If federal tax forms are not complete or available for the
14	most recent tax year by the deadline for the submission of
15	income and expense data under this Section, the taxpayer shall
16	submit federal tax forms for the most recent taxable year for
17	which returns have been filed for the property in question and
18	submit current federal tax forms upon their completion and
19	filing with the Internal Revenue Service.

20 <u>Taxpayers shall certify under oath in a signed attestation</u> 21 <u>that the income and expense data submitted is true, accurate,</u> 22 <u>and complete.</u>

23 (c) The chief county assessment officer of (i) a county 24 with 3,000,000 or more inhabitants or (ii) a county that has 25 adopted by resolution under the provisions of subsection (b) 26 shall establish rules regarding the submission of income and 1 <u>expense data and the administration of this Section in the</u> 2 <u>county. Income and expense data may be submitted in electronic</u> 3 form.

4 (d) If a taxpayer fails to submit income and expense data 5 as required under this Section, or as required after the adoption of a resolution under this Section, within the time 6 prescribed, or within an extended period as permitted by the 7 chief county assessment officer, the assessor shall send notice 8 9 to the taxpayer of the failure to comply. If the taxpayer fails 10 to submit the required data within 60 days after such notice is 11 sent, the taxpayer shall pay a penalty to the chief county 12 assessment officer of 0.05% of the prior year's market value, 13 as indicated by the most recent certified assessed value for 14 the property at issue, but in no case shall the taxpayer be 15 obligated to pay more than \$100,000 per property.

16 A taxpayer may contest the penalty and requirement to report income and expense data in a particular year and submit 17 evidence to the chief county assessment officer in support of 18 the contention that income and expense data was not required to 19 20 be submitted or that the submission of income and expense data 21 complies with this requirement based on available 22 documentation. The chief county assessment officer shall review the taxpayer's submission and determine whether the 23 24 taxpayer provided sufficient evidence indicating that the 25 taxpayer was not required to report income and expense data or 26 that the submission complies based on available documentation.

10100HB2217ham003 -6- LRB101 05238 HLH 58519 a

1 If a taxpayer is dissatisfied with a decision of the chief county assessment officer, a taxpayer may request review of 2 that decision. Upon such a request, at least 30-days' notice 3 4 shall be provided to the taxpayer of a hearing to be conducted 5 by a hearing officer designated by the chief county assessment 6 officer. If a taxpayer is unsuccessful at hearing, the penalty 7 shall bear interest at 0.05% per month. 8 The State's Attorney of the county in which the property is 9 located shall have power to act on behalf of the people and the 10 chief county assessment officer to initiate or enforce the 11 provisions of this Section, including the power to compel by subpoena the production of taxpayer income and expense data 12

13 that is required to be produced under this Section.

14 (e) Penalties and interest collected by the chief county 15 assessment officer under this Section for a taxpayer's failure 16 to timely submit income and expense data shall be collected in the same manner as other fees collected by the chief county 17 assessment officer. Such revenue shall be deposited with the 18 19 county treasurer in the county general fund of the county in 20 which the property is located, with 75% of the revenue to be 21 used for the benefit of the office of the chief county assessment officer and 25% to be used for the benefit of the 22 23 county.

24 (f) Any personal data such as federal identification or
25 social security numbers and income tax forms that are included
26 in income and expense data produced under this Section shall be

10100HB2217ham003 -7- LRB101 05238 HLH 58519 a

1	deemed private information and exempt from disclosure under the
2	Freedom of Information Act. Non-personal income and expense
3	data shall not be subject to disclosure in accordance with the
4	Freedom of Information Act or other applicable law. Nothing in
5	this Section prohibits a chief county assessment officer from
6	disclosing compiled and anonymized income and expense data.
7	Data that is compiled and anonymized shall not indicate
8	individual property characteristics in a manner that reveals
9	the identity of individual properties.
10	(g) All information received by the chief county assessment
11	officer from income and expense data filed under this Article
12	shall be used only for official purposes. Any person who
13	divulges income and expense data submitted under this Article,
14	other than as permitted in this Article, in accordance with a
15	proper judicial order, or as otherwise provided by law, shall
16	be quilty of a Class B misdemeanor and subject to a fine not to
17	exceed \$7,500.

18 Section 99. Effective date. This Act takes effect upon 19 becoming law.".