## WEST VIRGINIA LEGISLATURE EIGHTY-FIRST LEGISLATURE REGULAR SESSION, 2014

ENROLLED

58 416

COMMITTEE SUBSTITUTE

FOR

## Senate Bill No. 416

## (SENATORS PREZIOSO AND EDGELL, ORIGINAL SPONSORS)

[PASSED MARCH 4, 2014; IN EFFECT NINETY DAYS FROM PASSAGE.]

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#### COMMITTEE SUBSTITUTE

OFFICE WEST VIRGINA SECRETARY OF STATE

#### FOR

## Senate Bill No. 416

(SENATORS PREZIOSO AND EDGELL, original sponsors)

[Passed March 4, 2014; in effect ninety days from passage.]

AN ACT to amend and reenact §11-6K-4 and §11-6K-5 of the Code of West Virginia, 1931, as amended, all relating to tentative appraisals of natural resources property by the Tax Commissioner for ad valorem property tax purposes; clarifying that notice requirements apply to all oil and natural gas property in production and reserve; and clarifying that informal review procedures do not apply to oil or natural gas property in production and reserve.

Be it enacted by the Legislature of West Virginia:

That §11-6K-4 and §11-6K-5 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

### ARTICLE 6K. ASSESSMENT OF INDUSTRIAL PROPERTY AND NATURAL RESOURCES PROPERTY.

§11-6K-4. Review of returns; procuring information for tentative appraisals; tentative appraisals by Tax Commissioner; notification to taxpayers.

Enr. Cont. Sub. for S. B. No. 416] (a) All returns delivered to the Tax Commissioner shall 05 SIA 25 be examined by him or her, and if found insufficient in form, defective, imperfect or not in compliance with law, he or she 3 AVERN 4 shall compel the person delivering the return to make it in STATE ROS TO FOR THE STATE AND STATE

> 6 (b) If any owner, operator or producer fails to make a 7 required return, the Tax Commissioner shall proceed to 8 obtain the facts and information required to be furnished by 9 the returns.

10 (c) For the purposes of ascertaining the correctness of any 11 return filed pursuant to this article or of valuing the property 12 of any industrial taxpayer or natural resources property owner 13 or operator, the Tax Commissioner may exercise all of the 14 powers and authority granted to him or her by sections five-a, 15 five-b and five-c, article ten of this chapter.

16 (d) Using information provided on the returns and all 17 other pertinent evidence, information and data the Tax 18 Commissioner has been able to procure, the Tax 19 Commissioner shall annually value and make tentative 20 appraisals of all industrial property and natural resources 21 property as provided in section ten, article one-c of this 22 chapter.

23 (e) (1) On or before October 15 of the assessment year. 24 the Tax Commissioner shall complete the preparation of 25 tentative appraisals of all industrial property and natural 26 resources property and shall notify the affected owner or 27 operator of the amount of the tentative appraisals: Provided, 28 That in the case of oil property, natural gas property and 29 managed timberland, the Tax Commissioner shall complete 30 the preparation of tentative appraisals and notify the affected 31 owner or operator by December 1 of the assessment year, 32 and: Provided, however. That no notification shall be required where the total increase in the aggregate amount of
the tentative appraisals to the affected owner or operator does
not exceed \$1,000 and the total tentative appraisals did not
increase by more than ten percent from the prior year's
appraisals. Notification may, at the reasonable discretion of
the Tax Commissioner, be:

- 39 (A) By written notice deposited in the United States mail,
  40 addressed to the owner or operator at the principal office or
  41 place of business of the owner or operator;
- 42 (B) By electronic notification; or

43 (C) By any other means designed to communicate the
44 tentative appraisal information to the owner or operator in a
45 timely and efficient manner and in a convenient useable form.

46 (2) Any notice required to be provided under this section 47 to an owner or operator shall also be provided by the Tax 48 Commissioner to the assessor of the county in which the 49 property is located. The Tax Commissioner shall retain in his 50 or her office true copies of tentative appraisals and of the 51 underlying work sheets used to compute the tentative 52 appraisals, all of which shall be available for inspection by 53 any owner or operator or his or her duly authorized 54 representative.

# §11-6K-5. Informal petition to Tax Commissioner for review of tentative appraisals.

1 (a) A taxpayer who is of the opinion that the tentative 2 appraisal of its industrial property or natural resources 3 property, except oil property, natural gas property and 4 managed timberland, does not reflect the true and actual 5 value of the property or is otherwise improperly valued may, 6 after receiving its tentative appraisal and on or before

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7 November 15 of the assessment year, informally petition the 8 Tax Commissioner requesting a review of the tentative 9 appraisal. Likewise, an assessor who is of the opinion that 10 the tentative appraisal of any industrial property or natural 11 resources property, except oil property, natural gas property 12 and managed timberland, located in the county does not 13 reflect the true and actual value of the property or is 14 otherwise improperly valued may, after receiving the tentative appraisal and on or before November 15 of the 15 16 assessment year, informally petition the Tax Commissioner 17 requesting a review of the tentative appraisal. The Tax Commissioner may require the petition be made on a written 18 19 form prescribed by the Tax Commissioner. At the time a 20 petition is filed by a taxpayer with the Tax Commissioner, the 21 petitioner shall provide a copy of the petition to the assessor of the county in which the property is located. At the time a 22 23 petition is filed by an assessor with the Tax Commissioner, 24 the petitioner shall provide a copy of the petition to the 25 taxpayer involved.

26 (b) At the petitioner's request, the Tax Commissioner or 27 his or her representative shall meet with the petitioner or the 28 petitioner's representative to discuss the petition at a time and 29 place designated at least five working days in advance by the 30 Tax Commissioner after the petition is filed. If the petitioner 31 is unable to appear and meet with the Tax Commissioner at 32 the time and place set by the Tax Commissioner, the 33 petitioner may submit written evidence to support the petition 34 if it is submitted before the date of the meeting.

35 (c) The Tax Commissioner shall consider and rule on
36 each informal petition filed under this section on or before
37 January 15 of the tax year. If the Tax Commissioner agrees
38 with the petition he or she shall modify the tentative appraisal
39 accordingly. The Tax Commissioner shall then notify the
40 petitioner and assessor of the county in which the property is

- 41 located in writing of his or her decision and shall include
- 42 supporting data that the assessor might need to evaluate the
- 43 appraisal.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Senate Committee Member

Chairman House Committee

Originated in the Senate.

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In effect ninety days from passage. MAR 28 Clerk of the Senate 10: 20 of the House of Delegates of the Senate Speaker of the House of Delegates

The within 12 approved this the Stll Day of March 

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