
DIGEST

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HB 637 Engrossed

2022 Regular Session

Beullieu

Abstract: Specifies that an assessor is only required to produce assessment data in usable electronic media to the tax assessor and provides for certain fees for copies of listings or assessment rolls.

Present law provides that if an assessor uses electronic data processing equipment to prepare the assessment rolls, the assessment data shall be made available upon request in a useable electronic media. Further provides that the assessor may charge the tax collector a fee for preparing the information and that the fee shall not exceed the actual cost of reproducing a copy of the data.

Proposed law specifies that an assessor is only required to produce the assessment data in usable electronic media for the tax assessor.

Present law provides that an assessor may charge a municipality requesting an assessment listing or the assessment roll, a fee not to exceed one dollar for the first 5,000 listings.

Proposed law retains present law and provides that an assessor may charge a private party requesting an assessment listing or the assessment roll, a fee not to exceed two dollars per listing for the first 5,000 listings.

Present law provides that for each listing greater than 5,000, there shall be an additional fee not to exceed 50 cents per listing.

Proposed law provides that for each listing greater than 5,000, assessors may charge municipalities a fee not to exceed fifty cents per listing and private parties a fee not to exceed one dollar per listing.

(Amends R.S. 47:1993(A)(2) and 1993.1(C))