1	State of Arkansas	As Engrossed: H4/2/01	
2	83rd General Assembly	A Bill	Act 1567 of 2001
3	Regular Session, 2001		HOUSE BILL 2413
4			
5	By: Representative Jackson		
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8		For An Act To Be Entitled	
9	AN ACT TO AMEND ARKANSAS CODE 26-27-315 AND 26-		
10	27-317 CC	ONCERNING EQUALIZATION OF ASSES	SMENTS AND
11	APPLI CATI	ONS FOR ADJUSTMENT; AND FOR OT	HER
12	PURPOSES.		
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14			
15		Subtitle	
16	TO AME	END ARKANSAS CODE 26-27-315 AND	26-
17	27-317	7 CONCERNING EQUALIZATION OF	
18	ASSESS	SMENTS AND APPLICATIONS FOR	
19	ADJUST	ΓMENT.	
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22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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24	SECTION 1. Arkan	sas Code 26-27-315(b), concerni	ing rules for
25	equalization of assessm	nents, is amended to read as fol	Hows:
26	(b) For this pur	pose, the board shall observe	the following rules:
27	(1) <u>(A)</u> It	shall raise or lower the valua	tion of any property to
28	such figure as in the o	ppinion of the board will bring	about a complete
29	equal i zati on <u>.</u>		
30	<u>(B)</u>	It shall not raise or lower the	e valuation of any
31	property without docume	enting the reason for raising o	r lowering the valuation
32	of the property and the documentation shall be attached to the appropriate		
33	property record card or	cards.	
34	<u>(C)</u>	The reasons for lowering or rai	ising the valuation of
35	property shall be limit	ed to:	
36		(i) The assessment is unfair	compared with other

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1	properties of the same kind similarly situated, evidenced by the fact that		
2	the property is assessed higher than neighborhood properties of the same use,		
3	size, materials, and condition;		
4	(ii) The assessment is clearly erroneous, evidenced		
5	by the fact that the appraisal relies on substantially inaccurate or		
6	insufficient information concerning the property; or		
7	(iii) The assessment is manifestly excessive or		
8	greatly exceeds what willing and knowledgeable buyers will pay similarly		
9	motivated sellers for a property, evidenced by selling prices of similarly		
10	situated properties.		
11	(D)(i) It shall not raise or lower the value of any		
12	property without reviewing values of similarly situated properties.		
13	(ii) If the same reason for raising or lowering the		
14	value of the property exists for those similarly situated properties, the		
15	values for those properties shall also be raised or lowered and the changes		
16	shall be documented.		
17	(E) It shall not materially change the records of the		
18	assessor's office, but may only direct that the assessed value of property be		
19	raised or lowered in keeping with its documented findings;		
20	(2)(A) In each instance where the board shall raise the		
21	valuation of any property, it shall immediately notify the owner or his agent		
22	by first-class mail of the increase.		
23	(B) However, all persons present before the board in		
24	person or by agent at the time the increase is ordered are there so notified		
25	and shall not be entitled to further notice;		
26	(3) The notice shall state the valuation returned by the		
27	assessor and the valuation fixed by the board and shall advise the owner or		
28	his agent that he may, in person, by agent, petition, or letter, apply for		
29	and receive consideration or hearing by or before the board if the		
30	application shall be made on or before the first Saturday next preceding the		
31	third Monday in September if in regular session for equalization or before		
32	the first Saturday next preceding the third Monday of November if meeting in		
33	special sessions-; and		
34	(4) In each instance where an assessment is raised and the owner		
35	or his or her agent has applied for consideration or hearing for an		
36	adjustment of his or her assessment, if the board has failed to take action		

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1 on his or her application before adjourning its regular session or if it 2 fails to convene in special session to consider such application, then the 3 board shall reduce all such increases to the assessed levels of the previous 4 year. 5 6 SECTION 2. Arkansas Code 26-27-317 is amended to read as follows: 7 26-27-317. Applications for adjustment. 8 (a) Any property owner, by petition or letter, may apply to the county 9 equalization board for the adjustment of the assessment of his or her own 10 property or that of another person as assessed by the county assessor. All 11 applications shall be made to the board on or before the third Monday in 12 September. 13 (b) Any property owner, in person, by agent, petition, or letter, may 14 apply to the board for the adjustment of the assessment of his or her own 15 property or that of another person as equalized by the board. All 16 applications shall be made to and considered by the board, on or before the first Saturday next preceding the third Monday in September if in regular 17 18 session for equalization or before the first Saturday next preceding the 19 third Monday of November if meeting in special sessions. 20 (c) Any property owner or his or her agent who has applied for consideration 21 or a hearing for an adjustment of his assessment, if the board has failed to 22 take action on his or her application before adjourning its regular session 23 or if it fails to convene in special session to consider such application, shall be entitled to have the board reduce all such increases to the assessed 24 25 levels of the previous year. 26 (a) Any property owner or an agent of a property owner may apply in 27 person, by petition, or letter to the secretary of the county equalization board on or before the third Monday in August of every year for the 28 29 adjustment of the county assessor's assessment on the property owner's 30 property or the property of another person. 31 (b)(1) A property owner or an agent of the property owner may 32 personally appear before the equalization board or pursue the appeal by 33 supplying written documentation as to the adjustment desired. 34 (2) The property owner or an agent of the property owner shall 35 notify the secretary who shall schedule a hearing and, if practicable, the 36 hearing shall be held at the convenience of the property owner.

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1	(c)(1) The equalization board shall begin hearing appeals no later			
2	than the second Monday in August.			
3	(2) On at least one (1) day each week, appeals shall be heard			
4	after normal business hours to accommodate working property owners.			
5	(d)(1) The county equalization board shall decide the merits of an			
6	adjustment of assessment application and notify the property owner of its			
7	decision in writing at least ten (10) business days after the hearing.			
8	(2) The board's notification shall include:			
9	(A) The board's decision;			
10	(B) The right of the property owner to appeal the board's			
11	decision to the county court; and			
12	(C) The deadline for petitioning the county court for a			
13	heari ng.			
14	/s/ Jackson			
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17	APPROVED: 4/12/2001			
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