CERTIFICATION OF ENROLLMENT

HOUSE BILL 2479

65th Legislature 2018 Regular Session

Passed by the House February 14, 2018 Yeas 78 Nays 20

Speaker of the House of Representatives

Passed by the Senate February 27, 2018 Yeas 48 Nays 0

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2479** as passed by House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

HOUSE BILL 2479

Passed Legislature - 2018 Regular Session

State of Washington65th Legislature2018 Regular SessionBy Representatives Appleton, Ryu, McBride, and Tharinger

Read first time 01/10/18. Referred to Committee on Local Government.

1 AN ACT Relating to Washington's property assessment appeal 2 procedures; and amending RCW 84.48.150.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 84.48.150 and 1994 c 301 s 46 are each amended to 5 read as follows:

(1) The assessor ((shall)) must, upon the request of any taxpayer 6 7 who petitions the board of equalization for review of a tax claim or valuation dispute, make available to said taxpayer a compilation of 8 comparable sales utilized by the assessor in establishing such 9 taxpayer's property valuation. If valuation criteria other than 10 11 comparable sales were used, the assessor ((shall)) must furnish the 12 taxpayer with such other factors and the addresses of such other property used in making the determination of value. 13

(2) The assessor ((shall)) must within sixty days of such request 14 but at least ((fourteen)) twenty-one business days, excluding legal 15 16 holidays, prior to such taxpayer's appearance before the board of equalization make available to the taxpayer the valuation criteria 17 18 and/or comparable sales ((which shall)) that may not be subsequently 19 changed by the assessor unless the assessor has found new evidence 20 supporting the assessor's valuation, in which situation the assessor 21 ((shall)) must provide such additional evidence to the taxpayer and

1 the board of equalization at least ((fourteen)) twenty-one business days prior to the hearing at the board of equalization. A taxpayer 2 who lists comparable sales on a notice of appeal ((shall)) may not 3 subsequently change such sales unless the taxpayer has found new 4 evidence supporting the taxpayer's proposed valuation in which case 5 6 the taxpayer ((shall)) must provide such additional evidence to the assessor and board of equalization at least ((seven)) twenty-one 7 business days, excluding legal holidays, prior to the hearing. If 8 either the assessor or taxpayer does not meet the requirements of 9 this section the board of equalization may continue the hearing to 10 11 provide the parties an opportunity to review all evidence or, upon 12 objection, refuse to consider sales not submitted in a timely manner.

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