Last year’s incomplete property reassessment in New Orleans led citizens and policymakers to question the progress made by the Orleans Parish Assessor on assessment system reforms. BGR evaluated that progress last fall in our report Assessing the Assessor and made recommendations for continued improvement. With the public getting its first look at this year’s assessment rolls beginning July 15, this edition of PolicyWatch re-urges BGR's recommendations on property valuation practices. It also revisits an unusual funding formula that generates large surpluses for the assessor's office at the expense of other public entities, many of which face pandemic-related budget shortfalls.

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Assessor Must Act to Ensure Fair Property Valuations

Public to get first look at 2021 property assessments next week

On July 15, the Orleans Parish Assessor must open the 2021 property assessment rolls to the public. This will be the public's first opportunity to review the assessor's property valuations since last year's controversial reassessment. The reassessment resulted in substantially higher property values and taxes for thousands of homeowners. However, a Louisiana Legislative Auditor’s report this spring confirmed that the assessor did not complete the reassessment, leaving about 27,000 properties (18% of taxable properties) for revaluation this year. About 57,000 other properties (38%) received land-only reappraisals. The report indicated these properties' overall valuations may fall below market value.
The Legislative Auditor’s report also reinforced some of the most problematic findings on the assessor’s property valuation processes from BGR’s November 2019 report, *Assessing the Assessor: Progress on Property Assessment Reform in New Orleans*. The report evaluated the assessor’s progress in building a model assessment system since taking over as the parish’s single assessor in 2011.

BGR found that the assessor has made progress in some areas, such as creating a data collection and maintenance program, increasing the use of mapping technology, establishing a standard assessment appeal process and enhancing the office’s website. However, in fundamental areas critical to accurate property valuations, BGR found insufficient progress and a lack of transparency. The findings raised serious concerns about the uniformity and fairness of property valuations in New Orleans, as well as the sufficiency of the assessment processes that inform them.

For this reason, it is important that the assessor demonstrates progress, through the upcoming reassessment, in improving the property valuation process and increasing transparency. To help the public gauge the assessor’s progress, BGR provides the following overview of its key recommendations.

**Abandon the practice of “sales chasing” as a method to value property.** Through its research, BGR found that the assessor relies heavily on sale prices to value recently-sold properties, a practice referred to as “sales chasing.” While this may seem logical, it is discouraged by national and State standards as it undermines uniformity among property valuations. This is because the assessor uses sale prices to value sold properties and a different method to value unsold properties. This lack of uniformity can distribute the tax burden unfairly among property owners, with newcomers to a neighborhood tending to pay more than long-term property owners.

To test for sales chasing, BGR sampled more than 1,500 detached, single-family residential properties sold in arm’s-length transactions in a 12-month period ending June 30, 2019. It found that the assessor’s office changed the value of nearly 60% of the sold properties to reflect either 90% or 100% of their sale price.
Ordinarily, making such post-sale adjustments to just 5% of a sample would raise serious concerns about sales chasing.

In addition, BGR compared changes in the assessor’s valuations from 2019 to 2020 for the sample of sold properties and for 108,500 unsold residential properties. As shown in the chart, a significantly higher percentage of sold properties had valuation increases greater than 10%. Meanwhile, property valuations for unsold properties were more than three times as likely to remain unchanged. These findings highlight a lack of uniformity in the valuation of sold and unsold properties.

**Distribution of Property Valuation Changes from 2019 to 2020 for Sold and Unsold Residential Properties**

BGR chart based on analysis provided by BGR’s assessment consultant, Josh Myers Valuation Solutions, LLC. Due to data limitations, the unsold properties represent residential, non-condominium properties. While they include some multifamily apartments and attached residential housing, they do not significantly affect the comparison.
The Legislative Auditor echoed BGR’s findings about sales chasing in its analysis of property valuations. The auditor found that the assessor’s office valued 60% of the approximately 4,000 properties sold in 2019 at either 90% or 100% of the sale price. In making this finding, the auditor noted that the assessor follows a practice of appraising sold properties at 90% of their sale price when the mass appraisal system generates a lower proposed value than the sale price. For the 2020 tax rolls, the auditor found that the assessor’s use of this practice resulted in sold properties valued nearly 15% higher than similar unsold properties.

**Consistently use computer-assisted mass appraisal technology in accordance with best practices.** Mass appraisal technology uses various sets of data, valuation models and statistical testing to determine property values. It enables an assessor to value large groups of properties at once, while still producing accurate property valuations and adhering to appraisal principles.

BGR sought to gain a more complete understanding of the assessor’s use of mass appraisal technology through an in-person demonstration. However, the assessor denied BGR’s request. This lack of transparency and the assessor’s inability to complete the parishwide reappraisal last year raise concerns about whether the office is properly utilizing mass appraisal technology to determine property values. BGR calls for the assessor to demonstrate to the public how the office uses this technology as part of a comprehensive explanation of how the office values properties.

The Legislative Auditor found that the assessor did not reappraise some neighborhoods because the office was not comfortable with the accuracy of the valuations its mass appraisal models produced. Due to time constraints, the assessor did not attempt to solve the valuation or modeling issues, leaving these neighborhoods for revaluation this year.

**Publish an annual schedule of the neighborhoods or assessment areas reassessed each year.** The assessor tries to revalue approximately one-fourth of the city’s properties each year. According to the assessor, this enables the office to revalue all properties at least once every four years as required by the state constitution. However, the assessor
does not disclose which neighborhoods or areas will be reassessed in any given year.

BGR recommends that the assessor make this information public to inform residents about the reassessment process and potential changes to property valuations, assessments and the calculation of property taxes.

**Conduct annual studies to check the accuracy of the office's property valuations and share the findings with the public.** Best practices strongly encourage assessors to self-monitor their appraisal performance by conducting ratio studies. These studies, which compare an assessor’s valuations to real estate market data through various statistical calculations, can gauge an assessor's appraisal accuracy and uniformity, among other things.

The assessor told BGR that the office conducts such studies, but did not provide a full copy of any study from prior years. BGR recommends that the assessor conduct these studies on an annual basis to check the office's appraisal performance. BGR also recommends that the studies include a sales chasing analysis so the public can see whether the office has stopped using this practice.

Further, to increase transparency, BGR recommends that the assessor share the office's findings with the public to inform residents and policymakers about the office's appraisal performance, property valuations and market conditions.

"**BGR's recommendations from Assessing the Assessor offer a roadmap to a fairer and more transparent assessment system this year and beyond.**"

Collectively, the weaknesses identified in BGR’s and the Legislative Auditor's reports highlight fundamental concerns about how the assessor's office is utilizing its mass appraisal technology. Purchased for $1.2 million more than a decade ago, the technology was intended as an investment in a modernized system that could value property in accordance with appraisal industry standards and best practices. Taxpayer support for the system continues today through technology-related contracts and staff salaries. As such, the assessor's office should use the technology properly to produce fair and accurate property valuations and show the public the effectiveness of its technology investment.

BGR's recommendations from *Assessing the Assessor* offer a roadmap to a fairer and more transparent assessment system this year and beyond. As New Orleans real estate faces an uncertain long-term impact from the public health
and economic crises, it is all the more essential for the assessor to have clear, well-supported valuation practices to fairly handle the challenges of future reassessments.

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**Reassessing the Assessor's Funding**

*Problematic formula fuels large surpluses at the expense of other public entities that levy property taxes*

The economic fallout from the ongoing public health crisis has left the City of New Orleans, NOLA Public Schools and other local taxing bodies grappling with significant funding shortfalls. By contrast, the Orleans Parish Assessor's Office anticipates its 2020 tax revenues will increase by $1 million (about 8%) to $13 million. Moreover, the assessor has accumulated $23 million in reserves, which is more than two-and-a-half times the office's annual operating costs. These sizable reserves are linked to a problematic funding formula that BGR has urged policymakers to reevaluate.

Based on a [State-mandated formula](#) unique to Orleans Parish, the assessor's office receives a fee equal to 2% of the total amount of property taxes billed each year. The fee will generate 96% of the office's total revenue this year. As the parish tax collector, the City deducts the assessor's fee, along with its own fee equal to 2% of taxes collected, from tax payments before distributing the net revenue to property tax recipients. The assessor's fee will reduce this year's estimated tax receipts for the four largest property tax recipients by the following amounts: the City ($5.6 million), NOLA Public Schools ($3.6 million), the Sewerage & Water Board ($1.3 million) and the Orleans Levee District ($870,000).

BGR has raised concerns about the assessor's funding mechanism because the fee is not based on the office's workload or expenditures. Rather, the fee grows along with increases in millage rates and property valuations. For example, a 2.5-mill tax that voters approved a few years ago for fire protection increased the assessor's funding by about $200,000 per year, even though the office's workload did not change as a result of the new tax.

Other assessors' offices in Louisiana are funded either by a dedicated millage or by a legislatively-determined amount paid by all taxing entities on a pro-rata basis. A dedicated millage differs in two key ways from the fixed percentage of billed property taxes that the Orleans assessor receives. First, a millage is subject to rollback requirements when property valuations increase. Second,
unlike a fixed percentage, a millage does not generate additional revenue when other entities impose new property taxes. Both characteristics could help control growth in the assessor’s reserves.

Orleans Assessor’s Office Reserves Compared to Annual Operating Costs ($ in millions)

Source: Orleans Parish Assessor’s Office financial statements.

Since BGR first flagged the size of the assessor’s reserves in a 2015 report, the reserves have more than doubled as shown in the chart. The pace of growth has accelerated in recent years, with increases of $5 million and $4.5 million in 2018 and 2019, respectively. Based on information the assessor provided BGR, the office projects minimal growth in reserves this year. This is because the assessor plans to provide the City $3 million toward the purchase of a new revenue collection system. Absent this allocation, the assessor’s reserves would
grow by a projected $3 million. The assessor says the new system will not only help the City, but also benefit the office by providing updated information on businesses, personal business property and occupational licenses.

After BGR called for a review of the funding formula, the assessor refunded $2.2 million of the office's surplus revenue to the City in 2016. The City then distributed the revenue to local property tax recipients on a pro-rata basis. The assessor, however, has not made any refunds since then. Such refunds of excess revenue are at the assessor's sole discretion. If the assessor refunded the $4.5 million in surplus revenue from 2019, the largest property tax recipients could expect to receive the following amounts: the City ($2 million), NOLA Public Schools ($1.3 million), the Sewerage & Water Board ($450,000) and the Orleans Levee District ($305,000).

Of the office's $23 million in reserves, the assessor has set aside $10 million for new office space. The assessor says the office has outgrown its space at City Hall. State law requires the City to provide the assessor with a “suitable building.” The assessor says he has requested more office space, but the City has not provided it.

The assessor is in discussions with the judges of Orleans Parish Civil District Court about a joint facility that would also house the Clerk of Civil District Court, the Orleans Parish Sheriff’s civil division and the judges, clerk and constable of First City Court. The parties recently began exploring a potential renovation of the City-owned former Veterans Affairs hospital site. The judges do not yet have an estimate of what such a renovation would cost. They also continue to consider renovating their existing courthouse adjacent to City Hall. A 2016 feasibility study estimated this could cost roughly $65 million, although this amount would depend on the ultimate scope of the project.

A fund to build a new courthouse or to renovate an existing site contains about $11.6 million from a special document filing fee collected by the civil clerk's
office. The fee generates about $1.5 million a year. The fund would be in addition to any contribution from the $10 million the assessor has set aside. The judges said they are in discussions with the City to potentially issue bonds to finance a renovation, with the building's occupants paying off the bonds.

The civil clerk's office has $25.7 million in reserves, or about 175% of its operating budget. However, the clerk's budget assigns all of the reserves to various purposes and projects. This includes $17.4 million set aside to cover accrued post-employment benefits, such as pensions and health insurance, in case future revenues are insufficient to cover these costs. The office is not required to maintain these reserves. This is a belt-and-suspenders budgetary approach that few government entities could afford. For example, the City would have to set aside more than $1 billion to cover its accrued post-employment benefits. The clerk's office told BGR that it is in the process of evaluating the extent of any future contributions that it might make to the courthouse project above the statutorily-required special filing fee. The factors the clerk will consider include, among other things, the cost of the project, the size of the space allocated to the clerk's office, the level of contributions by other occupants and whether the court entities could relocate to a potential new City Hall.

"The excess funding that the assessor's office has set aside for new office space is revenue that would otherwise have gone to property tax recipients, many of which are struggling financially."

The potential renovation is in the early stages and BGR has not taken a position on its merits. However, the problematic funding formula for the assessor's office raises questions about its participation in the project. The excess funding that the assessor's office has set aside for new office space is revenue that would otherwise have gone to property tax recipients, many of which are struggling financially. A refund from the assessor's reserves could help these entities deal with the crisis. Because of this, the assessor should demonstrate that the new office space is a top community priority before participating. If the project does eventually move forward with the assessor's participation, any contribution by the assessor should take into account the portion of the office space the assessor would utilize. Based on space estimates the judges provided BGR, the assessor's office would occupy less than 10% of a joint facility.

Going forward, as BGR recommended in Assessing the Assessor, State and local policymakers should review the assessor's unusual funding mechanism to better align it with the office's needs. Given the excess revenue generated by the assessor's fee, such a review is essential to ensure the efficient use of limited
public resources. This is particularly important as the City, NOLA Public Schools, the Sewerage & Water Board and other local taxing bodies face revenue shortfalls related to the public health crisis or seek additional revenue to address high-priority needs.

**LEGISLATIVE UPDATE**

**Legislature Approves Bills on Property Reassessment Notifications and Freezes**

During the 2020 regular legislative session, lawmakers passed two noteworthy bills concerning property assessments and exemptions. One of them, **HB 521**, requires the Orleans Parish assessor to notify homestead-exempt property owners by certified mail when a reappraisal increases the property's assessed value by more than 50%. The notification must be sent at least 15 days prior to the beginning of the period for appealing reassessments.

The other piece of legislation, **HB 525**, places a proposed constitutional amendment on the November 3 ballot to increase the income threshold to qualify for a special assessment level commonly referred to as the “age freeze.” Currently, the constitution shields property owners from an assessment increase by allowing them to “freeze” a property's total assessment as long as they meet certain requirements. To qualify for the “age freeze,” a property owner must: 1) claim a homestead exemption on the property; 2) be 65 years of age or older; and 3) have an adjusted gross income that does not exceed $78,186. The proposed amendment would increase the income threshold to $100,000. Starting in 2026, the threshold would be adjusted annually based on changes in the U.S. Consumer Price Index to offset the effect of inflation.

BGR has not taken a position on either piece of legislation but summarizes them here for information purposes only.
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