

2020 APPEAL APPLICATION/LATE PETITION Request for Review of Real Property Assessed Value

UTAH COUNTY BOARD OF EQUALIZATION111 S University Ave

Provo, Utah 84601

Questions? Contact Us @

Phone 1 (801) 851-8227 Phone 2 (801) 851-8236 Email: boe@utahcounty.gov

File appeals online at www.utahcounty.gov/valuationappealsystem

APPELLANT CONTACT INFORMATION				
Α	APPELLANT NAME:			
BUSINESS NAME:				
M	AILING ADDRESS:			
CITY	CITY, STATE, ZIPCODE:			
	PHONE NUMBER:			
;	*EMAIL ADDRESS:			
*All official notifications regarding your appeal will be sent via US Mail. Email addresses are optional. Utah County will not use email as a primary method of notification regarding your appeal. After filing an appeal, appellants should check their mail regularly until the appeal process is complete. Deadlines for appellant response to county actions are governed by the laws of the State of Utah and are strictly enforced.				
IAM	FILING THIS APPEAL AS ONE OF	THE FOLLOWING	6: (check one option only)	
	PRIVATE OWNER		If you are filing this appeal as a Owner's Representative or as an	
	OWNER'S REPRESENTATIVE		Authorized/Contracted Representative of the Corporate Owner, you must include a signed Owner's Authorization form with your	
	CORPORATE OWNER/OFFICER		appeal. A standard version has been included on page 5 of this	
	AUTHORIZED/CONTRACTED REPRESENTATIVE OF THE CORPORTE OWNER		application, however Utah County will accept other authorization forms signed by the property owner.	
	PETITIONING THE BOARD TO A	CCEPT THIS APPE	AL AFTER THE FILING DEADLINE FOR THE FOLLOWING	
	MEDICAL EMERGENCY	During the period prescribed by Subsection 59-2-1004(3)(a), the property owner was incapable of filing an appeal as a result of a medical emergency to the property owner or an immediate family member of the property owner, and no co-owner of the property was capable of filing an appeal.		
	DEATH OF PROPERTY OWNER	During the period prescribed by Subsection 59-2-1004(3)(a), the property owner or an immediate family member of the property owner died, and no co-owner of the property was capable of filing an appeal.		
	FAILURE TO NOTIFY	The county did not o	comply with the notification requirements of Section 59-2-919.1.	
	FACTUAL ERROR	A factual error is discovered in the county records pertaining to the subject property. Requires both the Appellant and the Assessor to agree a factual error exists. As per R884-24P-66 (1)		
	EXTRAORDINARY AND UNANTICIPATED CIRCUMSTANCES	The property owner was unable to file an appeal within the time period prescribed by Subsection 59-2-1004(3)(a) because of extraordinary and unanticipated circumstances that occurred during the period prescribed by Subsection 59-2-1004(3) (a), and no co-owner of the property was capable of filing an appeal.		
Accord	ina to 59-2-1365 II S C and II T S C R881-2	AD 66 (12)		

FULL EXPLANATION OF PETITION REASON FROM PAGE 1:				
	itional documentation that supports their sel eny this petition based on the information pr		explanation offered	
LIST OF PARCELS TO BE AP If you need to appeal more than eig	PEALED th parcels, please include a separate list with the light	information below for each parce	I	
DARCEI /SERIAI NIIMRER	PROPERTY TYPE	OWNER'S OPINION OF	APPEAL REASON	

'J)	if you need to appear more than eight parceis, piease include a separate list with the information below for each parcei				
	PARCEL/SERIAL NUMBER		PROPERTY TYPE (Residential, Commercial, Agricultural, Vacant)	OWNER'S OPINION OF FAIR MARKET VALUE*	APPEAL REASON CODE (see pg 4)
1.	:	:			
2.	:	:			
3.	:	:			
4.	:	:			
5.	:	:			
6.	:	:			
7.	:	:			
8.	:	:			

^{* &}quot;Fair Market Value" is defined as the amount at which property would change hands between a willing buyer and seller, neither being under any compulsion to sell and both having reasonable knowledge of the relevant facts. Section 59-2-102 [13] U.C.A. The appellant has the burden of proof to show the county's "Full Market Value" listed on the Notice of Property Valuation and Tax Changes significantly exceeds or falls short of "Fair Market Value". 59-2-109 U.C.A.

FILING DEADLINE AND GENERAL INSTRUCTIONS

- APPEAL MUST BE FILED ON OR BEFORE MARCH 31, 2021. Applications turned into the Board of Equalization office in person must arrive before 5:00pm. Mailed applications will be accepted with a postmark no later than March 31. Appeals submitted online must be submitted by no later than 11:59:59 pm. Any appeals submitted after that time will be flagged as late and subject to the restrictions for late appeals. Due to issues with quality and readability, faxed applications will not be accepted and will not be considered timely filed.
- Appeals must be filed with all evidence or documentation. Fill out this form only if you disagree with your 2020 Property
 Market Value. Only Market Value can be appealed. <u>The amount of property taxes calculated</u> as detailed in the "NOTICE OF TAX
 CHANGES PRIOR, CURRENT, AND PROPOSED TAXES COMPARISON" section of the valuation notice <u>cannot be appealed</u>. The
 Board of Equalization may raise, lower or maintain the value based upon the facts presented. The Board of Equalization cannot
 accept appeals in the current year for adjustment of prior years' market values.
- Each application must be signed in the Oath and Signature section below by either the owner or the owner's authorized representative. If an authorized agent is representing the owner, the owner must sign the agent or representative authorization form or attach an alternative signed authorization form.
- All issues regarding the value of this property must be raised in the appeal process. All evidence must be submitted with the
 filing of this appeal and must support the value as of January 1 of the tax year under appeal. Appeals filed without sufficient
 evidence may be dismissed. The Assessor's valuation is presumed by law to be correct. Appellant must submit sufficient and
 credible evidence to call the Assessor's valuation into question and establish a new value.

IMPORTANT FINAL REMINDERS - PLEASE NOTE CAREFULLY!

Completed form(s) and all supporting documentation <u>must be submitted</u> as directed above on or before <u>March 31, 2021</u>.

PAYMENT OF TAXES

<u>Taxes will be due and payable as noted on the Tax Notice mailed prior to November 1</u>. If you have not received a decision by the November 30 due date you should pay the taxes as billed. Failure to pay when due will result in penalties and interest being added to the amount due.

SUBMIT COMPLETED FORM AND ALL DOCUMENTATION TO UTAH COUNTY BOE VIA:

<u>VIA THE WEB:</u> WWW.UTAHCOUNTY.GOV/VALUATIONAPPEALSYSTEM/ OR <u>VIA EMAIL</u>: BOE@UTAHCOUNTY.GOV

<u>US MAIL OR IN PERSON:</u> UTAH COUNTY BOARD OF EQUALIZATION 111 S UNIVERSITY AVE, PROVO, UT 84601 Receipt of your appeal(s) by mail will be acknowledged if you enclose a stamped self-addressed envelope.

BLANK FORMS ARE AVAILABLE ONLINE AT WWW.UTAHCOUNTY.GOV/DEPT/CLERKAUD/VALUATIONAPPEAL.HTML

OATH AND SIGNATURE			
UNDER PENALTIES OF PERJURY, I DECLARE ALL STATEMENTS HEREIN AND/OR ATTACHMENTS ARE TRUE, CORRECT			
AND COMPLETE.			
SIGNATURE OF APPELLANT	DATE		

APPEAL REASON CODES FOR ALL PROPERTY TYPES These codes can be used for all property types			
APPEAL CODE	CODE DETAIL		
APPRAISAL	RECENT APPRAISAL - Professional Fee Appraisal with an effective date within 6 months prior to January 1 is preferable, however all recent appraisals (within two years prior to Jan 1) can be accepted. You must attach a full copy of the appraisal including a copy of the signature page. Appraisals completed after January 1 are outside the assessment window and may not be considered as relevant evidence.		
DESTROYED	DESTROYED - For any property destroyed prior to January 1 for any reason that renders the property uninhabitable or unusable. Statements from insurance companies, local governments or other qualified sources are required to verify destroyed status.		
FACTUAL	FACTUAL ERROR - Factual error is defined as: An error that is objectively verifiable without the exercise of discretion, opinion, or judgement and demonstrated by clear and convincing evidence. (R884-24P-66) Please provide full description of error with supporting evidence.		
INEQUITY	INEQUITY OF ASSESSMENT - Inequity refers to when a property of similar size/configuration has been valued by 5% higher or lower than similar comparable properties in the local area. Provide valuations, tax notices, or other county records of similar properties in your local area that support your opinion of value. All properties submitted as supporting evidence must closely match the subject property in size, configuration and age. Minimum of three (3) is requested but up to five (5) is preferred.		
MARKET	MARKET APPROACH - Provide all details such as age, land area, location, quality, size, style, etc. The more simi the comparable properties are to the subject property being appealed, the greater the consideration they will given. Provide recent sales in a listing full print format and, if possible, a Real Estate Agent comparative marker analysis (CMA) report. Sales completed prior January 1 will be considered the strongest evidence. Sales completed after January 1 are outside the assessment window and may not be considered.		
PURCHASE	RECENT PURCHASE - Purchase of the property within one year prior to January 1. You must make a copy of the closing statement, settlement statement or HUD-1 disbursement documentation from sale of this parcel. If an appraisal was completed for this transaction please submit a copy of the full appraisal. Distressed sales (short sale or bank-owned) may not be reflective of full market value.		
QUALIFIED	QUALIFIED REAL PROPERTY - A qualified real property is real property subject to appeal in the current year and 1) was appealed in the previous year and had its value lowered; 2) was NOT improved (e.g. renovations, additions) in the previous year; and 3) the assessed value for the current taxable year is higher than the inflation adjusted value.		

APPEAL REASON CODES FOR COMMERCIAL PROPERTIES ONLY These codes can ONLY be used for commercial properties			
APPEAL CODE	DE CODE DETAIL		
COST	COST APPROACH - Cost Approach to value can be used in recently constructed commercial property. You must provide a summary of construction costs, an appropriate appraisal of land value, and any other evidence you feel supports your opinion of value. For commercial or agricultural buildings only.		
INCOME	INCOME APPROACH - This method of valuation is for income producing commercial property, industrial property, or apartments, including 2 to 4 unit buildings. It cannot be used for rented condos, rented single family residences or basement apartments. If using this method, please provide: (1) Rent roll for the prior year ending December 31; (2) Evidence of an appropriate vacancy rate; (3) The prior year's income and expense statement for this property; (4) Evidence of the appropriate rate of return (capitalization rate) to be applied to the net operating income for this property. If this property is owner occupied you may submit equivalent data for comparable commercial or industrial properties with evidence to justify similarities or differences from this property.		



OWNER AUTHORIZATIONRequest for Agent to Represent Owner Before the Board

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LIST OF PARCELS SUBJECT TO THIS AUTHORIZATION FORM If you need to list more than eight parcels, please include a separate sheet with the information below for each parcel					
PAR	RCEL/SERIAL NUMBER	PROPERTY TYPE (Residential, Commercial, Agricultural, Vacant)	PROPERTY LOCATION (Physical address within Utah County)		
1.	: :				
2.	: :				
3.	: :				
4.	: :				
5.	: :				
6.	: :				
7.	: :				
8.	: :				
	The undersigned, re	gistered property owners of the abov	e noted property, do hereby authorize:		
Indiv	idual or Firm:		-		
Maili	ng Address:				
City,	City, State, Zipcode: Phone Number:				
Emai	Email Address:				
OWNER AUTHORIZATION					
To act on my behalf, take all actions necessary to represent my interest in the above named property, and be my					
	SIGNA	ATURE OF OWNER	DATE		
		ATURE OF OWNER	 DATE		