Type of Payment

Amount of payment

Who rec'd the form

MUNICIPALITY OF ANCHORAGE

REAL PROPERTY ASSESSMENT APPEAL FORM

Return to: Or mail to:

Property Appraisal Municipality of Anchorage 632 W. 6th Ave. Property Appraisal Room 300, Anchorage P.O. Box 196650





Appeal #		

This application must be returned or postmarked no later than the date indicated on the Asse

		complete and accompanie				
1.	WISH TO APPEAL THE VALUE FOR PARCEL IDENTIFICATION NUMBER:					
2.	PROPERTY OWNER:	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		
3.	PROPERTY ADDRESS OR LEGAL:					
	MAILING ADDRESS FOR ALL CORRESPONDENCE RELATING TO THE APPEAL: Street Address:					
	City:	Evening	State: _	Zip: Other:		
		Fax: pealing your value? The only grounds for adjustment of your assessment are:				
		-	_			
		excessive. (Overvalued)		The following are <u>not</u> grounds for appeal:		ieai.
	b. My property has been undervalued.		Your taxes are too high.			
	c. My property value is unequal to similar properties.		Your value changed too much in one year.		ar.	
	d. My property was valued improperly. (Incorrectly)		You can't afford the taxes.			
	You must provide	specific reasons and p	rovide	evidence supportir	ng your appeal:	
		cluding any evidence with tassessor no later than 15				ice
_	Notice Notice					
7.	Owners Opinion of Value	Land	Building		Total	
8.	Purchase Price of Property	Price	Purchase			
				CONTINUE	D ON BACK OF FOR	М
7-	and of Consolination Desiries	FOR OFF		SE ONLY	Tatal	
3oa Dat∈	rd of Equalization Decision e:	Land	Building		Total	

	THE FO	DLLOWING INFORMATION	N WILL HEL	P SUPPORT YOUR A	NPPEAL	
9.	Comparable Sales:	mparable Sales: Recent sales of similar property (within 3 years)				
	Parcel No.	Address		Date of Sale	Sale Price	
а	·					
b						
C						
	appraisers, or the Prop concerning physical con	sales of comparable proper erty Appraisal Department. ndition, contractor estimates limitations, appraisal docum	Other evidence of cost to cure,	might include reports frodocuments from govern	om inspectors or engineers mental agencies or experts	
10	0. Has property been appraised within the last 3 years by other than the Municipal Assessor? Yes No					
	If Yes, appraisal da	te:	_ Appraised	value: \$	· · · · · · · · · · · · · · · · · · ·	
11		dditional evidence to su ne submitted within 15 da ion.				
	Check the following statement that applies to your intentions:					
	I intend to submit <u>additional evidence</u> within the required time limit of 15 days from the close of the appeal period.					
	My appeal is complete. I have provided all the evidence that I intend to submit, and request that my appeal be reviewed based on the evidence submitted.					
12	and correct, and	t the foregoing informat that I am the owner of epresent me in this appe	the property			
Si	gnature of Owner		Date signed	Print Owner's n	ame	
Pri	nt Authorized Agent's n	ame				
=						

ALASKA LAW STATES:

- A. The assessor shall assess property at its full and true value as of January 1 of the assessment year. The full and true value is the estimated price that the property would bring in an open market and under the then prevailing market conditions in a sale between a willing seller and a willing buyer both conversant with the property and with the prevailing general price levels. (AS 29.45.110) Testimony or evidence as to the value of the appealed property must relate to its value as of January 1 of the assessment year. THIS MEANS YOUR PROPERTY SHOULD BE ASSESSED AT 100% OF MARKET VALUE.
- **B. APPEALS:** A person whose name appears on the Assessment roll or the agent of that person may appeal to the Board of Equalization (BOE) for relief from an alleged error in valuation... Appeals must be submitted within 30 days after the date of mailing of assessment notice.... (AS 29.45.190)
- C. THE APPELLANT BEARS THE BURDEN OF PROOF. The only grounds for adjustment of assessment are proof of unequal, excessive, improper, or under valuation based on facts that are stated in a valid written appeal or proven at the appeal hearing. If a valuation is found to be too low, the Board of Equalization may raise the assessment. (AS 29.45.210(b))
- **D.** If an appellant fails to appear, the Board of Equalization (BOE) may proceed with the hearing in the absence of the appellant. (AS 29.45.210(a))
- **E.** An appellant or the assessor may appeal a determination by the Board to the Superior Court. Appeals to the Superior Court must be filed within 30 days following the Board's final decision. (AS 29.45.210(d))

 $44\text{-}001 \text{ Ver. } 03_19^*$ Real Property Appeal Form Page 2 of 2

Instructions Regarding the Appeals Process

Contact the Property Appraisal Division to review your valuation any time you have concerns regarding your property value. During the first 30 days after assessment notices are mailed we are able to review and adjust values. Property owners can often settle disagreements at this level without the need or expense of filing a formal appeal. Contact us early in the 30-day appeal period, as we are typically very busy during the last week of the period and may not have time to review your case without a formal appeal. It is always wise to review your property information at the assessor's office, on the Web, www.muni.org/pw or by phone to make sure it is accurate. Please direct questions regarding appealing your property value to (907) 343-6500.

Filing of Appeals:

- 1. All appeals must be filed with the assessor, specifying the grounds for the appeal, within 30 days from the date the assessment notice was mailed.
- 2. Appeals must be complete and presented on the prescribed form.
- 3. The appropriate filing deposit must be received by the assessor at the time of filing.

Assessed Value	Filing Deposit		
\$ 1 to \$ 99,999	\$ 30		
\$ 100,000 to \$ 499,999	\$ 100		
\$ 500,000 to \$ 1,999,999	\$ 200		
\$ 2,000,000 +	\$ 1,000		

4. If the appeal is resolved prior to BOE hearing, **OR**; you have provided the data and access required by the assessor <u>and</u> you appear at the hearing, the deposit will be refunded.

Burden of Proof / Production of Evidence

The appellant bears the burden of proof. The only grounds for adjustment of an assessment are proof of unequal, excessive, improper, or under valuation based on facts that are stated in a valid written appeal or proven at the appeal hearing. (Alaska Statute 29.45.210(b))

- 1. <u>All documents</u> the appellant wishes to have considered in support of the appeal <u>must be provided</u> to the assessor <u>within 15 days from the close of the appeal period</u>. The assessor may agree to an extension under certain conditions. Contact the assessor's office regarding any extension request.
- Upon receipt of an appeal, the assessor may require pertinent information and/or requisite inspections from the property owner. If an appellant has refused or failed to provide the assessor full access to property or records, the appellant shall be precluded from offering evidence on the issues affected by that access and those issues shall be decided in favor of the assessor.
- 3. In the event the assessor revised the valuation on a property under appeal and issues a withdrawal form, the appellant shall have one week to sign and return the withdrawal at the revised value. If a response is not received in a timely manner, the appeal will be forwarded to the Board of Equalization (BOE) for hearing.
- 4. Documents submitted as evidence by the appellant must be filed with the assessor no later than 15 days from the close of the appeal period unless the assessor has agreed to an extension. The Assessor shall provide the Board of Equalization and the appellant with an appeal packet including a copy of the appellant's appeal and a summary of the assessors' position. The property owner shall be notified of the location, date and time of the hearing approximately two weeks prior to the Board of Equalization hearing. You may also check the hearing schedule on the Web at: https://property.muni.org/
 PUBLIC APPEAL SCHEDULE.pdf

44-001 Ver. 03_19* Instructions Page 1 of 2

Payment of Taxes

Anchorage Municipal Code 12.15.060 requires payment of taxes on or before the due date shown on the tax bill. Taxes <u>must</u> be paid on the due date even though a Board of Equalization Appeal or Assessors review is pending. **Failure to make timely payment will result in interest and 10% penalty on all delinquent balances.** When an Assessor's review or Board of Equalization Appeal is finalized, and if there is a decrease to the assessed value, a refund will be issued for the excess taxes paid plus interest.

An exception to the above requirements for payment of taxes applies only to:

- A. Residential zoned property for which the assessed value has increased by \$50,000 or more from the previous year; **OR**
- B. Commercial zoned property for which the assessed value has increased by \$250,000 or more from the previous year; AND
- C. Municipal assessment records do not reflect that new construction or remodeling has occurred on the property.

If the conditions set forth in A or B and C above are present, the property owner shall make a minimum payment by the due date.

Questions concerning requirements for the payment of taxes or minimum payments due must be directed to the Treasury Division Tax Section, (907) 343-6650, or addressed to:

Municipality of Anchorage, Treasury Division, P.O. Box 196650, Anchorage, Alaska 99519-6650. Additional information may be obtained at www.muni.org/departments/finance/treasury

Additional Information

Questions concerning the appeal form or property value should be directed to the Assessor's Office (907) 343-6500.

Additional information may be obtained at the Municipality of Anchorage web site (www.muni.org/pa), in the Alaska Statutes Title 29 Chapter 45, and Anchorage Municipal Code Title 12.

Frequently Asked Questions about Appealing Assessments are available on the web at: www.muni.org/pa

 $44\text{-}001 \text{ Ver. } 03_19^*$ Instructions Page 2 of 2