# TAXPAYER NOTICE OF CLAIM - REAL PROPERTY INSTRUCTIONS

#### TO THE TAXPAYER/OWNER:

# Please read this page before completing the Notice of Claim.

The Notice of Claim form is used to notify the Tax Officer that you have discovered an error, as they are defined in A.R.S. § 42-16251, in the assessment of your property.

- Complete items 1 through 7 of the form.
- A copy of the completed form must be filed (either in person or by certified mail) with the Tax Officer that has jurisdiction for the error you claimed in the assessment of your property.
  - 1. **For properties valued by the Assessor**, (e.g. land, residential, commercial, etc.) the claim must be filed with the County Assessor of the County in which the property is located. If you are filing a claim regarding classification of your primary residence, please attach documentation such as copies of your •Driver License •Voter Registration Card •Copy of a portion of your last Income Tax Return (only name and address section) in addition to Utility bill or Motor Vehicle Registration.

If you are represented by a property tax agent include a current Agency Authorization Form (DOR 82130AA). Form is available at http://www.azdor.gov/Forms/Property.aspx.

- 2. **For properties valued by the Department of Revenue**, (e.g. mines, utilities, railroads, etc.) the claim must be filed with the Department's Property Tax Unit located at 1600 West Monroe, Division Code 13, Phoenix AZ 85007-2650. You may designate a person (Appointee) to whom the Department of Revenue can release confidential information and/or grant the Appointee a Power of Attorney by including a Centrally Valued Property Disclosure/Representation Authorization Form (DOR 285P) or General Disclosure/Representation Authorization Form (DOR 285) with your claim. Forms and instructions are available at http://www.azdor.gov/Forms/PowerofAttorneyDisclosure.aspx.
- 3. For errors concerning the imposition of any tax rate, the claim must be filed with the Board of Supervisors of the County in which the property is located.
- Keep a copy of all information that is submitted as a permanent record.

The Tax Officer may either consent to or dispute the claimed error within 60 days after receiving the Notice of Claim.

## If the Tax Officer Consents in Writing to the Notice of Claim:

- No further action is required by you and the tax roll will be corrected.
- If the Tax Officer does not respond in writing to your claim within 60 days it constitutes consent to your claim. You must then file a written demand with the Board of Supervisors of the County in which the property is located, supported by proof of the date the Notice of Claim was filed and the Tax Officer's failure to dispute the claim of error within the 60 day period. Certified mail receipt is proof of the mail date. The Board of Supervisors shall direct the County Treasurer to correct the tax roll.

#### If the Tax Officer Disputes the Notice of Claim:

• The Tax Officer will notify you in writing of the basis for disputing your claim and of the time and place for a meeting with you or your representative within 60 days to discuss the basis for the dispute.

### If, after the meeting, an agreement is reached on all or part of the Notice of Claim:

- The tax roll will be corrected to the extent agreed on.
- If taxes have been overpaid as a result of the error correction, the overpayment will be refunded pursuant to A.R.S. § 42-16259.

# If, after the meeting, an agreement is not reached on all or part of the Notice of Claim:

- You may file a Petition for Review of Taxpayer Notice of Claim (DOR 82179C-1) with either the County Board of
  Equalization or State Board of Equalization, whichever is applicable, within 90 days after the date of the meeting
  or it is barred. Include a copy of the Notice of Claim and Tax Officer's decision.
- Send one copy of the Petition for Review of Taxpayer Notice of Claim (DOR 82179C-1) to the Tax Officer <u>by certified mail</u>. **The owner should keep a copy as a permanent record.**
- The Board will hold a hearing on the disputed claim within 30 days and will issue a written decision pursuant to its rules.

## If you or the Tax Officer are dissatisfied with the Board's decision:

- Either party may file an appeal with the Tax Court within 60 days after the Board's decision is mailed.
- If it is determined that additional taxes are due, they must be paid before they become delinquent if the Tax Court is to retain jurisdiction for your appeal.
- A.R.S. § 42-16259 provides that the County Treasurer must mail a corrected billing to the Taxpayer when any of the following occur:
  - 1) The taxpayer consents to a taxroll correction.
  - 2) The Tax Officer consents to a Notice of Claim.
  - 3) The County or State Board of Equalization issues a decision.
  - 4) A court of competent Jurisdiction issues a final non-appealing ruling.

Any taxes assessed are delinquent if not paid within 90 days after the date the corrected billing is mailed to the Taxpayer. If the taxes have been overpaid, the amount overpaid must be refunded with interest within 90 days after the tax roll is corrected.

# TAXPAYER NOTICE OF CLAIM - REAL PROPERTY

Pursuant to A.R.S. § 42-16254

Filed with the following Tax Officer:

COUNTY ASSESSOR (e.g. land, residential, commercial, etc.)

DEPARTMENT OF REVENUE (e.g. mines, utilities, railroads, etc.)

COUNTY BOARD OF SUPERVISORS (errors concerning the imposition of any of tax rate)

FOR OFFICIAL USE ONLY				
DATE RECEIVED				
NUMBER				

DATE FILED:		NOTE: IF MAILED, SEND CERTIFIED		IOWIDER	
1. COUNTY			OR ACCOUNT		
	S A MULTIPLE PARCEL CLA RTY ADDRESS OR LEGAL DE		TACH A TAXPAYER NOTICE OF CLAIM I	MULTIPLE PARCEL FORM (82179BB).	
		SS AS SHOWN ON TAX ROLL:  4B. MAIL DECISION TO:			
5. BASIS FO	R CLAIM AND REQUESTED (	ORRECTION:			
	EDOM (Commonths)		TO (Proposed correction):		
	FROM (Currently) PROPERTY CLASS	LAND	PROPERTY CLASS	LAND	
TAX YEAR	FCV ASMT. RATIO	IMPS	—— I	IIVIF3	
Current Year		FCV			
	LPV ASMT. RATIO			LPV	
TAX YEAR One Year Prior	FROM (Currently)	LAND		LAND	
	PROPERTY CLASS	IIVIF 3		IMPS	
	FCV ASMT. RATIO	FCV	FCV ASMT. RATIO		
	LPV ASMT. RATIO	LPV	LPV ASMT. RATIO		
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TAX YEAR Two Years Prior	PROPERTY CLASS	IMPS	PROPERTY CLASS	IMPS	
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	LPV ASMT. RATIO	FCV			
2 2214515		LFV	LPV ASMT. RATIO	LPV	
o. COMPLE	TED BY: (Owner, Agent, or Att	orney)			
NAME/ADDRE	ESS			PHONE NUMBER	
AGENTS ONLY: DEPT. OF FINANCIAL INSTITUTIONS REGISTRATION NUMBER SBOE NUMBER					
			ation Form (82130AA) with this notice.	(PIMA AND MARICOPA COUNTIES ONLY	
	ereby given to the Tax Officer that a support the claim is provided abo		ent of the property identified by parcel number in	n this claim. A description of the error and	
			<u> </u>		
SIGNATURE C	OF OWNER OR REPRESENTATIVE		EMAIL ADDRESS  NE - FOR TAX OFFICERS'S USE OF THE PROPERTY OF	PHONE NUMBER	
	OFFICER CONSENTS TO		NE -1 OK TAX OF FIGURE 3 03E C	<u> </u>	
		AIM OF ERROR BASED ON	THE FOLLOWING:	> \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
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OFFICIAL	<u> </u>				
Date		Location			
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Name a	and title of Tax Officer's Represent	ative (Please Print or Type)		FOR OFFICIAL	
<mark>'</mark> ≺ <u>Signatu</u>	ure of Tax Officer's Representative		Date Phone Numl		