A-1 (6-02)		PETITION OF COUNTY BOA		AXATION		Appeal Number
Property Class					Filed	
					Checked_	
NAME OF PETITIO	ONER(Please typ				Notified	
	(Please typ	oe or print)			Heard	
MAILING ADDRE	SS				Daytime To	elephone Number:
					()	
BLOCK	LOT	QUAI	IFIER		Lot Siz	e
Name, telephone no	., fax no. and address of person	or attorney t	o be notifi	ed of hear	ing and ju	dgment if different than
SECTION I APPE	AL OF REAL PROPERTY V	ALUATION (FILING D	EADLINE.	SEE INSTI	RUCTION SHEET)
TAX YEAR		illeriffor (TEING D	EADERVE	SEE INSTI	XCC1101(SILE1)
	ASSESSMENT		DΕΛΙ	FSTED A	SSESSME	·NT
•		-				
		Land				
	· · · · · · · · · · · · · · · · · · ·	-	ovement			
			ement			
		Tota				
	Price \$		Tax	Court Pen	ding	
Date of Pu	rchase				YES	S NO
REASON FOR API	PEAL:					
3			<u>\$</u>			
5			<u>\$</u>			
SECTION III API	PEAL FOR DENIAL OF:					
1. Veteran's Ded		5.	Veteran	100% Disa	bled or Sur	viving Spouse of Veteran
	viceperson's Surviving Spouse Ded				ent Classific	
3. Senior Citizer		7.				gious, Charitable, etc.
	on/Surviving Spouse Deduction	, •				
		8.	REAP P	roperty Ta	x Credit	
MUNICIPALITY'S (Attach copy of Denia	REASON FOR DENIAL: Notice)					
assessable value of t	titioner seeks judgment reducing the said property and/or granting tion or Abatement.	ng/increasing	circle one) the said	assessment	c(s) to the correct
Date			Petit	ioner or A	ttorney for	r Petitioner
0		CATION OF	SERVIC	<u>E</u>	·	
On	, 20 I, the un- (Municipality) or upo					Clerk of il or certified mail, a cop
appeal. I certify tha am subject to punis	t the foregoing statement made					
Data					Signature	
Date					Signature	

The Director of the Division of Taxation has prescribed this form. No other form will be accepted. Reproduction of this form is permitted provided it is the same size and content.

_____ COUNTY BOARD OF TAXATION INSTRUCTIONS FOR FILING PETITION OF APPEAL

1. FILING DATE

- (a) Your appeal must be *received* (not postmarked) by the county board of taxation on or before April 1 of the tax year, or 45 days from the date the bulk mailing of Notification of Assessment is completed in the taxing district, whichever is later. An appeal received after the close of business hours on April 1, or 45 days from the date the bulk mailing of Notification of Assessment is completed in the taxing district, whichever is later, is untimely filed and will result in dismissal of the appeal. If the last day for filing an appeal falls on a Saturday, Sunday, or legal holiday, the last day shall be extended to the first succeeding business day.
- **(b)** A taxpayer will have 45 days to file an appeal upon issuance of Notification of Change of Assessment.
- (c) Should the assessor fail for any reason to mail or deliver a Notification of Assessment or a Notification of Change in Assessment, the county board of taxation may, upon the written application of the taxpayer and with the approval of the Director of the Division of Taxation, grant a reasonable extension of time to file an appeal.

2. SEPARATE APPEALS

Separate appeals must be filed for each taxed parcel unless the county tax administrator grants prior approval to file form MAS- Multiple Appeal Schedule.

3. FILING OF PETITION

- (a) The original petition must be filed with the county board of taxation.
- **(b)** A copy must be served upon the assessor of the municipality in which the property is located or, in the case of a municipal appeal, served upon the taxpayer.
- (c) A copy must be served upon the clerk of the municipality in which the property is located.
- **(d)** A copy should be retained by the petitioner.
- **(e)** Any supporting documents attached to the original petition must also be attached to the assessor's and municipal clerk's copies.

4. FILING FEES (Must accompany original petition of appeal)

(a) Assessed Valuation

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1. les	s than \$150,000	\$	5.00
2. \$	150,000 or more, but less than \$ 500,000	\$	25.00
3. \$	500,000 or more, but less than \$ 1,000,000	\$	100.00
4. \$1,	,000,000 or more	\$	150.00
(b) Appeal on	Classification	\$	25.00
(c) Appeal on	Valuation and ClassificationSum of (a) a	ınd (b)
(d) Appeal no	t covered by (a), (b), and (c)	\$	25.00

No fee is required to file a petition contesting denial of application for a Veteran, Veteran's Surviving Spouse, or Serviceperson's Surviving Spouse Deduction, Senior Citizen's or Disabled Person's Deduction, or the Deduction of a qualified Surviving Spouse of a Senior Citizen or Disabled Person, or Regional Efficiency Aid Program (REAP) property tax credit.

Check should be made payable to: County Tax Administrator.

5. PAYMENT OF REAL ESTATE TAXES ON APPEAL

N.J.S.A. 54:3-27 provides that a taxpayer who shall file an appeal from an assessment shall pay to the collector of the taxing district no less than the total of all taxes and municipal charges due up to and including the first quarter of the taxes and municipal charges assessed against him for the current year. The county board may relax the tax payment requirement and fix such terms for payment of the tax as the interests of justice may require. If the board refuses to relax this payment requirement and that decision is appealed, the Tax Court may hear all issues without remand to the county board as the interests of justice may require.

6. ADJOURNMENTS

No adjournments will be granted except for extraordinary reasons. If possible, requests for adjournment are to be submitted in writing well in advance of the hearing date.

7. REPRESENTATION AT HEARING

- (a) A taxpayer must be present at the hearing or be represented by an Attorney-at-Law admitted to practice in the State of New Jersey.
- **(b)** If the petitioner is a corporation, an Attorney-at-Law admitted to practice in the State of New Jersey must prosecute its appeal.

(over)

8. DISCRIMINATION

N.J.S.A. 54:3-22(c) to (f) requires that whenever the county board of taxation finds that the ratio of assessed value to true value of property under appeal exceeds the upper limit or falls below the lower limit by 15% of the average ratio for each municipality, the county board of taxation shall revise the assessment by applying the average ratio to the true value of the property.

9. SUPPORTING PROOF AND PROCEDURES ONLY THE PROPERTY VALUE CAN BE APPEALED- NOT THE AMOUNT OF TAXES ON THE PROPERTY

To determine the taxable value of your property, you must demonstrate what the market value of your property was as of October 1, of the preceding (pretax) year. Evidence to support a tax assessment revision is as follows:

(a) APPRAISALS

- 1. A party relying on expert testimony must provide to the board a written appraisal report for the tax administrator and each commissioner and one copy of the report to each opposing party <u>at least seven calendar days prior to the hearing.</u> If an appraisal is to be used as evidence, the appraiser must be present to testify to his report.
- 2. If the municipality is relying on its assessor or a representative of a revaluation company as its expert and if such testimony involves data and analysis that is not reflected on the property record card, the municipality must provide to the tax administrator and each commissioner copies of a written report reflecting such data and analysis and provide one copy of the report to each opposing party at least seven calendar days prior to the hearing.
- **3.** The board in its discretion and in the interest of justice may waive the requirements for the submission of written reports.
- **4.** At the request of the taxpayer-party, the municipality must also provide that party with a copy of the property record card for the property under appeal <u>at least seven calendar days prior to the hearing.</u>

(b) COMPARABLE SALES

Not more than five comparable sales shall be submitted to the assessor, clerk and county board of taxation <u>not later than seven calendar days prior to the hearing</u> if not included with the petition of appeal. The information regarding each comparable sale shall include the block, lot, sale price and deed date.

NOTE: <u>COMPARABLE **SALES**</u> OF REAL PROPERTY ARE ACCEPTABLE EVIDENCE OF MARKET VALUE. COMPARABLE **ASSESSMENTS** ARE UNACCEPTABLE AS EVIDENCE OF VALUE.

(c) STATEMENT ACCOMPANYING PETITION OF APPEAL FOR INCOME-PRODUCING PROPERTY

An itemized statement showing the amount and source of all income and expenses for the most recently completed accounting year and for such additional years as the board may request should be attached to the petition of appeal in the case of income-producing property.

(d) OTHER DATA

Subject to the board's discretion, you may present other relevant information concerning the property under appeal, such as photographs, survey, cost data, etc.

10. SIGNATURE AND CERTIFICATION OF SERVICE

The signature of the petitioner or petitioner's attorney is required on the petition. The Certification of Service of the copies to the municipal assessor and clerk (or to the taxpayer in the case of a municipal appeal) must be filled out and signed by the person making service.

11. SETTLEMENTS/STIPULATIONS

A settlement agreed upon between petitioner and respondent must be approved by the county board and must reflect whether the assessor agrees with the settlement. Proposed stipulations/settlements must be executed on forms available at the county board of taxation. If the board approves the settlement, it will enter judgment incorporating the settlement. If the board disapproves the settlement, the board will notify the parties of the denial and will schedule a hearing for the appeal.

12. FILING COMPLAINT WITH TAX COURT

The judgment of the county board of taxation may be appealed to the Tax Court of New Jersey by filing a complaint with the Tax Court Management Office within 45 days from the date of the service of the judgment (date of mailing). The Tax Court of New Jersey is located at the Richard J. Hughes Justice Complex, 25 Market Street, Trenton, New Jersey. Mailing address: PO Box 972, Trenton, NJ 08625-0972. Telephone number: (609) 292-5082.