

NEVADA DEPARTMENT OF TAXATION STATE BOARD OF EQUALIZATION

STATE BOARD OF EQUALIZATION HEARING GUIDELINES

2021-2022

State Board of Equalization Hearing Guidelines 2021-2022

Department of Taxation
Division of Local Government Services
1550 College Parkway, Suite 115
Carson City, NV 89706
Phone 775.684.2100 • Fax 775.684.2020

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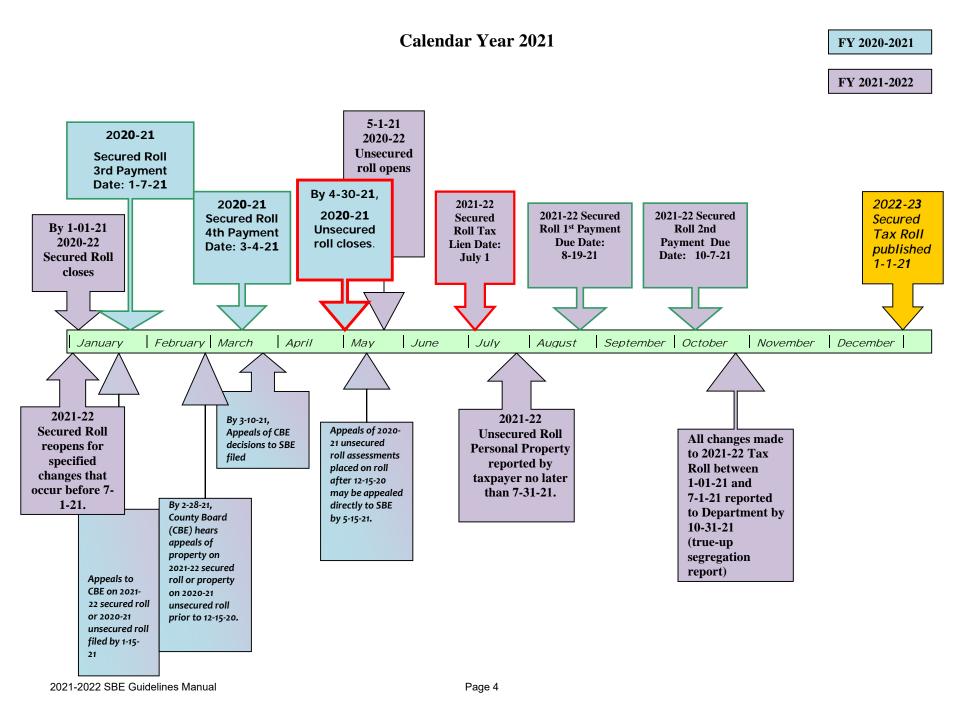
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Timelines

						2021 CALE	NDAR YEAR					
			2020-2021 F	ISCAL YEAR					2021-2022 F	ISCAL YEAR		
ed Roll	Jan NRS 361.310(1): 21-22 Secured Roll is Published NRS 361.310(2): Changes may be made to 21-22 Secured Roll	Feb NRS 361.310(2): Ch	Mar nanges that occur before	April re July 1 may be made reasons.	May e to 21-22 Secured Rol	June I for certain specified	July NRS 361.260(1): Property on 21-22 Secured Roll is Assessed; the lien date is 7-1-21	Aug	Sept	Oct	Nov	Dec NRS 361.300 (6)(a): Publish List of all taxpayers on the 22-23 Secured Roll on or before Dec 18
List, Valuation - Secured I	NAC 361.128(1)(b)(1): 22-23 Secured Roll - Use Marshall/Swift published 01/20 for improvement values on 22-23 secured roll	NRS 361.260(1): 21-22 Secured Roll Work year begins. Improvement costs based on Marshall/Swift in January, 2019	NRS 361.318: Reports for centrally- assessed properties are due 3/31 for the 22-23 secured roll (lien date 7-1-22).		Department publishes Personal Property Manual for 22-23 Secured and Unsecured Rolls.	NRS 361.155: Claims for personal tax exemptions must be filed by June 15. NRS 361A.110: Applications for ag designation due June 1				NRS 361.320(1): NTC establishes centrally-assessed values for 22-23 Secured Roll and 21-22 Unsecured Roll.		NRS 361.310(2): 22-23 Roll Closes on day list is delivered for publication.
Discovery, List,			NRS 361.260(5): NTC adopts improvement factors for 22-23 Secured and Unsecured Roll.		Department publishes Ratio Study for property on 21-22 Secured and 20-21 Unsecured Rolls.		NRS 361.260(7): 22-23 Land values are established based on sales occurring before 7-1-21.		NRS.361.260(5): NTC adopts land factors for 22-23 year est. by county assessors if reappraisal has not occurred	NRS 361.310(4): Log of all changes made to 21-22 Secured Roll delivered to Department by Oct 31.		
, Valuation - d Roll	NRS 361.260(1): unsecured real or per roll. It must have be	Continuing discovery ersonal property on 20 een in existence in cou	020-2021 Unsecured	and placement of unse cured real or personal property on	NRS 361.260(1): 21-22 Unsecured Roll Work Year begins Lien date is 7-1-21.		NRS 361.260(1): Property on 21-22 Unsecured Roll is Assessed; the lien date is 7-1-21.					
Discovery, List, Valuation - Unsecured Roll				2020-2021 Unsecured roll. It must have been in existence in county on July 1, 2020. 20-21 Unsecured Roll closes April 30			NRS 361.265(3): Declarations of personal property due by July 31st for the 21-22 Unsecured Roll.	•	3): Declarations sent to	o taxpayers after July 1		within 15 days.
Collection	NRS 361.483(5): 3rd installment of taxes due on first Monday in January for 20-21 Secured Roll (Lien date 7-1-20).		NRS 361.483(5): 4th installment of taxes due on first Monday in March for 20-21 Fiscal Year (Lien date 7-1-20).					NRS 361.483(5): 1st installment due on 3rd Monday for 21-22 Secured Roll; and certain personal property on 20-21 Unsecured Roll.		NRS 361.483(5): 2nd installment due on 1st Monday in October for 21-22 Secured Roll; and certain personal property on 20-21 Unsecured Roll.	NRS 361.320(9): 21-22 Unsecured Centrally assessed Private carlines, unsecured, PET billed	NRS 361.320(9): 21-22 Unsecured Centrally-assessed taxes are due by December 15th.

	NRS 361.356(1) & NRS 361.357(1): Appeals of values on 21-22 Secured Roll may be made to County Board of Equalization by January 15, 2021.	NRS 361.360 (3): Ap	opeals of values on 20- 4-30-21 may be heard l									
Appeal	NRS 361.355(2): Appeals of values placed on 20-21 Unsecured Roll between 5-01-20 and 12-15-2020 may go to CBE	NRS 361.340(10): CBE ends on 2-28-21 for appeals of values on the 21-22 Secured and 20-21 Unsecured Rolls.	NRS 361.380(1): SBE session begins on 4th Monday for 21-22 Secured Roll direct from NTC and appeals from CBE. Appeals from CBE must be filed by 3-10-21.		NRS 362.135: NPM appeals for 2020 calendar year generally must be filed by May 20, 2021.						NRS 361.380(1): SBE concludes hearings by Nov. 1 for the 21-22 Secured Roll and 20-21 Unsecured Roll.	
	NAC 361.7012(5): Direct appeals to SBE of NTC certified values for 21-22 mus be filed by 1-15-21. Mine properties must be directly appealed to SBE.		NRS 361.390 (1): 2021-22 Tax roll filed with SBE on or before March 10, 2021.		BE may reconvene for the SBE.	matters remanded by	NRS 361.340(1	1): CBE may reconve	ne for matters remand	ed by the SBE.		
	NRS 361A.273(1): Appeals of conversions from ag land designation occurring between 7-1-20 and 12-16-20 may go to CBE.	NRS 361A.273(2):	Appeals of conversion	ons from ag land desig filed prior t		een 12-16-20 and 7-1-:	21 may go to SBE if					
Budget	Assessor (and Department) to file preliminary segregation report for 21-22 year prior	revenue projections for 21-22 year to local governments by Feb. 15	Assessor files final segregation report prior to March 5. Dept. provides final	NRS 362.115: Dept reports to counties by March 15. NRS 354.596: Tentative budget filed to Dept by April 15.	Budget hearings for 21-22 year held 3rd week to end of May for local jurisdictions	Final budget adopted by local governments by June 1 (June 8 for school districts);	NRS 387.1235: Department to provide estimate of local funds available to school districts to Dept. of Education by July 15.		NAC 361.609 Abatement summary report due from treasurers for 21-22 Secured Roll			

Secured and Unsecured Roll Timeline



Hearing Procedures

Hearing Procedures Nevada State Board of Equalization

Appeals from County Boards of Equalization or Direct Appeals

- 1. Identify date, docket number, and title of appeal or case.
- 2. Summarize appeal and nature of case.
- 3. Identify Board members, staff; request appearances of parties.

Ask attorney or person represented to identify him/herself.

- o Name
- Business address (or ask if address is on attendee sheet)
- Party he or she represents
- 4. Specify transcription procedures.
- 5. Request all witnesses who will testify to stand and raise their right hand; the oath is administered by Board attorney:

"Do each of you swear or affirm the testimony you will give in this matter will be the truth, the whole truth and nothing but the truth under penalty of perjury?"

Note for the record that all witnesses have answered in the affirmative, and remind counsel that it is their obligation to ensure each witness has been properly sworn, and reminded of their oath prior to testifying.

- 6. Secretary to the State Board or representative calls the case; summarizes case type.
- 7. Assessor or Department identifies the property.
- 8. Motions or preliminary matters for consideration.
- 9. Confidentiality issues exhibits or testimony.
- 10. Opening statements at discretion of Board petitioner followed by respondent.
- 11. Petitioner or his counsel may proceed with their evidence and testimony;

15 minutes for appellant; 15 minutes for rebuttal and to present case by respondents; 5 minutes for appellant rebuttal. These times may be longer if this is an original hearing pursuant to NAC 361.733.

- 12. Respondent or his counsel may proceed with their evidence and testimony.
- 13. Petitioner or his counsel present rebuttal evidence.
- 14. Within reason, and at the discretion of the Board, the Respondent presents surrebuttal evidence.
- 15. Confirm exhibits presented and admitted/denied.

- 16. Petitioner closing argument.
- 17. Respondent closing argument.
- 18. Close evidentiary presentation. At Board's discretion, allow parties to submit briefs and proposed findings of fact and conclusions of law.
- 19. Discussion of case among Board members.
- 20. At its discretion, the Board may:
 - a. entertain motions to resolve the case, or
 - b. take case under advisement
- 21. Adjourn.

Motions to Reconsider pursuant to NAC 361.7475

- 1. Secretary to the State Board or representative calls the case.
- 2. Chairman requests standard for determining motion; Deputy Attorney General provides standard.
- 3. Chairman asks if Board members have questions of Deputy AG
- 4. Presentation of case, Steps 9-21 above.

If Taxpayer is not present for Appeal Hearing:

At Step 6, ask Secretary to State Board or representative to state whether Taxpayer received notice.

Note for the record that the State Board has determined it will proceed with the case pursuant to NRS 361.385 and NAC 361.708.

Note for the record that the Petitioner has the burden of proof. NAC 361.741; NAC 361.735

Note for the record that the State Board has reviewed the evidence in the file.

Proceed to Steps 18-21.

If County Board did not take jurisdiction:

Note for the record that the question before the State Board is whether the County Board had sufficient evidence before it to come to the conclusion to not take jurisdiction. Proceed to Steps 7-21, but limited to the question of whether there was sufficient evidence before the County Board to rule as it did.

Establishing the Record For Findings of Fact, Conclusions of Law

Quick Reference Guide

Identification of Parties

- 1. Who is appearing on behalf of the Petitioner?
- 2. Who is appearing on behalf of the Respondent?
- 3. If no one is appearing, what is in the written record to show the proceeding can go forward?

These types of questions are addressed to the parties and/or to your AG or staff.

Authority of Board

- 1. Does the Board have jurisdiction to hear the case?
 - a. Mandated by which NRS? (What is this case about and how is the Board entitled to decide it?)
 - b. Was the appeal filed timely?
- 2. Why does the State Board have authority to determine taxable values?

These types of questions are addressed to the parties and/or to your AG or staff.

Due Process: Notification

- 1. Were the parties given adequate, proper, and legal notice of the time and place of the hearing?
- 2. Was the matter properly noticed pursuant to the NRS 241.020 and the regulations of the Board?

These types of questions are addressed to your AG or staff.

Scope of Review – Appeals from County Boards

Ask your AG for the appropriate standard for review. Here are a few examples:

- 1. Was there relevant evidence that supports a conclusion? What was that evidence?
- 2. Was the record as a whole considered? ("I have considered the record as a whole and find. (Itemize)"
- 3. Was the evidence credible? ("I find this evidence to be credible because. . .")
- 4. Who is required to establish value? (Important when the Department is involved).

- 5. Did the County Board make a finding that was clearly erroneous?
- 6. Did the County Board make a finding that was arbitrary, capricious or an abuse of discretion?
- 7. Did the County Board make a finding that is in violation of the constitutional or statutory provisions?

Scope of Review – for Direct Appeals

Ask your AG for the appropriate standard for review. Here are a few examples:

- 1. Was there relevant evidence that supports a conclusion? What was that evidence? (If the value is "reasonable," state why it is reasonable.)
- 2. Was the record as a whole considered? ("I have considered the record as a whole and find...."
- 3. Was the evidence credible? ("I find this evidence to be credible because. . .")
- 4. Was there a preponderance of evidence? ("Although the respondent has provided some information, I find that petitioner's evidence is persuasive and shows ")
- 5. Who is required to establish value? (Important when the Department/Commission is involved). What are the steps necessary to certify value?

Do's and Don't's in making a decision

- 1. Avoid statements that begin "It seems..." or "It appears...."
- 2. State the fact and the evidence which supports the fact.
 - "Taxable value was incorrectly calculated because the Assessor used the wrong square footage. Although the cost per square foot is correct as shown on page 10, the cost was applied to an incorrect amount. The house is actually 1,200 square feet according to the record at page 23, but the Assessor used 1,500 square feet."
- 3. If possible, make reference to the statute or court decision, or ask your AG or staff to include the reference in the written decision.

Examples of Typical Questions

These examples are NOT COMPREHENSIVE, but are illustrative only. Questions depend on the type and amount of evidence provided by the parties.

Sample questions for the Assessor; these may already be in the record submitted by the Assessor. If not, ask.

1. Describe the parcel. Include the parcel size, shape, zoning, location, land use, brief

- description of the improvements, and total taxable and assessed value.
- 2. Name the tax roll and the year under discussion (i.e., 2016-17 Secured Tax Roll; the prior year "reopened or supplemental" roll or the prior year 2015-16 Unsecured Tax Roll).
- 3. Was this parcel reappraised this year? If not, what land and improvement factors were applied?
- 4. Were the land and improvement factors approved by the Tax Commission?
- 5. How was the base-lot value or comparative unit value determined for the area in which the subject parcel lies? Provide the initial sales data that was used.
- 6. What are the principle characteristics of the neighborhood?
- 7. What adjustments, if any, were made to the base-lot value or comparative unit value to account for differences in the subject property from the base lot or comparative unit?
- 8. How was the amount of the adjustment determined?
- 9. NRS 361.260(7) states that an assessor cannot use sales to develop the initial land value after July 1 (of the previous year). Did the assessor comply with this requirement?
- 10. Were there any sales between July 1 of the prior year and January 1 of this year which show trends supporting the initial land value determined for subject parcel?
- 11. Was Marshall-Swift used to determine the improvement values?
- 12. What multipliers and modifiers (i.e., regional cost multiplier, climate, seismic, resort, hillside modifiers) in Marshall-Swift were used in valuing this property?
- 13. What is the quality class assigned to the building?
- 14. What is the occupancy code assigned to the building?
- 15. Did you consider the information supplied by the taxpayer?

Sample questions for the Taxpayer

- 1. Are you appealing the land value, the improvement value, or both?
- 2. What sales do you have that would show the taxable value of the land exceeds full cash value?
- 3. What evidence do you have that the Marshall-Swift Costing manual was inappropriately used?

- 4. Why do you disagree with the value established by the Assessor?
- 5. The comparable sales used by the Assessor have certain characteristics. Explain in detail why these sales are not comparable, and why the sales you have are more comparable.

Other Examples of Typical Questions

These examples are NOT COMPREHENSIVE, but are illustrative only. Questions depend on the type and amount of evidence provided by the parties.

1. Exemptions / Deductions / Deferments

Has the Petitioner clearly demonstrated a right to an exemption or deduction? For instance:

Agricultural use

"The statutes and NACs require that the real property be used as a business venture for profit, and must produce a gross income of \$5,000 in the last year. On page 10 of the record, there is Exhibit 2 which is Schedule F for the IRS. The schedule shows \$5,000 was reported last year. I find this evidence to be credible and sufficient to show agricultural use."

Net proceeds

"The statutes and NACs require that net proceeds be calculated by subtracting from the gross yield of a mine certain allowed deductions for costs incurred during the reporting period, and none other. On page 10 of the record, Exhibit 5 shows a deduction for payroll for employees who worked at the mine to extract ore during the year in question. This evidence is sufficient to show an allowable deduction."

2. How was taxable value established?

What steps did the Department or county assessor go through to arrive at taxable value?

"NRS 361.227 requires that depreciation be subtracted from replacement cost new at the rate of 1.5% per year. Please show me where replacement cost was calculated and how depreciation was applied."

3. How was fair market value established?

"The property is an income-producing property. NRS provides for an income approach to be used to estimate fair market value. Please show me how the income stream and cap rate were developed."

Appeal Forms

Appeal Forms

The State Board of Equalization adopted the following forms to file in appeals of county board decisions and in direct appeals:

- Form 5101SBE Taxpayer Appeal from CBE
- Form 5102SBE Taxpayer Direct Appeal
- Form 5103SBE Assessor Appeal from CBE
- Form 5104SBE Direct Appeal by Assessor or Department
- Form 5105SBE Agent Authorization
- Form 5106SBE Withdrawal Form

No adjustments may be made to the approved size (8 ½" x 11").

The most current forms may be found on the Department of Taxation's website at

https://tax.nv.gov/Boards/State_Board_of_Equalization_Forms/ State Board of Equalization Forms 2/



Nevada State Board of Equalization Taxpayer Petition for Appeal from

the Decision of the County Board of Equalization
If you have questions about this form or the appeal process, please call: (775) 684-2160.
Email completed form to: stateboard@tax.state.nv.us or Fax (775) 684-2020 EMAIL or FAX by 5:00 p.m. March 10, 2021

Mail: State Board of Equalization, 1550 College Parkway, Carson City, NV, 89706 POSTMARK by 5:00 p.m. March 10, 2021

	Please Print or Type: Part A. PROPERTY OW	NER AND) PETITION	ONER INF	ORMA	TION	.,	,	
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	Part B. PROPERTY OV Check organization type which					and not a nat	ural nerson l	Natural nerso	ns may skin Part R
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	☐ Other, please describe:_								
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	The organization described								
	Part C. RELATIONSHIF Check box which best describe								cassary
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	☐ Other, please describe:								
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	If yes, enter number of par	ceis:		Multi	ple parc	el list is atta	ched. L		
4	. Check Property Use Ty	/pe: ☑							
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	☐ Possessory Interest in R				perty		□ Feiso	ılal Flopeli	у
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7	Other years being appealed:								
В	e prepared to cite the legal authori		permits the S	State Board to	consider ap	peals of taxable	value from pr	ior years.	
F	Part E. VALUE OF PRO		abliched by	County Per	rd of	Bronorty C.	more M/hot :-	the value va	L SOOK 2 Mrito N/A
		AS est	abiisned by Equali	County Boar zation	u 01			tne value you h are not beir	ı seek? Write N/A on ng appealed.
F	Property Type	Taxabl	e Value	Assesse	d Value	Taxab	le Value	As	ssessed value
ŀ	Land Buildings								
L	Personal Property								
- 1	Total	I		1		1		I	

Form 5101SBE Appeal from Decision of CBE Last Revised 12/02/2020

For Clerk Use Only:

Part F. TYPE OF APPEAL Check box which best describes the authority of the State Board to take jurisdiction to hear the appeal. NRS 361.360(1); NRS 361.400(2): The value of real or personal property is being appealed: the Petitioner is aggrieved at the action of the County Board or the failure of the County Board to equalize resulting in overvaluation of property or undervaluation or non-assessment of other property. NRS 361A.240(2)(b): The under-or-over valuation of open-space use property is being appealed NRS 361A.273(1): This is an appeal of a determination that agricultural property has been converted to a higher use and for valuations for deferred tax years; the notice of conversion from the assessor was received after July 1 and before December 16 and the appeal was heard by the County Board.. NRS 361.360(1); NAC 361.747(2)(c): The property was denied an exemption that is allowed by law. If so, describe the applicable exemption: Other reason, please describe. Part G. ATTACH A BRIEF STATEMENT OR LETTER DESCRIBING THE ISSUES AND CONTENTIONS IN THIS APPEAL. Part H. COUNTY APPEAL INFORMATION County in which appeal was heard: Date Heard by County: **VERIFICATION** I verify (or declare) under penalty of perjury under the laws of the State of Nevada that the foregoing and all information hereon, including any accompanying statements or documents, is true, correct, and complete to the best of my knowledge and belief; and that I am either (1) the person who owns or controls taxable property, or possesses in its entirety taxable property, or the lessee or user of a leasehold interest, possessory interest, beneficial interest or beneficial use, pursuant to NRS 361.334; or (2) I am a person employed by the Property Owner or an affiliate of the Property Owner and I am acting within the scope of my employment. If Part I below is completed, I further certify I have authorized each agent named therein to represent the Property Owner as stated and I have the authority to appoint each agent named in Part I. Petitioner Signature Title **Print Name of Signatory** Date Part I. AUTHORIZATION OF AGENT Complete this section only if an agent, including an attorney, has been appointed to represent the Property Owner/Petitioner in proceedings before the State Board. List additional authorized agents on a separate sheet as needed, including printed name, contact information, signature, title and date. I hereby authorize the agent whose name and contact information appears below to file a petition to the Nevada State Board of Equalization and to contest the value and/or exemption established for the properties named in Part D(2) of this Petition. I further authorize the agent listed below to receive all notices and decision letters related thereto; and represent the Petitioner in all related hearings and matters including stipulations and withdrawals before the Nevada State Board of Equalization. This authorization is limited to the appeal of property valuation for the tax roll and fiscal year named in Part D(5) of this Petition. **Authorized Agent Contact Information:** NAME OF AUTHORIZED AGENT: AUTHORIZED AGENT COMPANY, IF APPLICABLE: EMAIL ADDRESS: MAILING ADDRESS OF AUTHORIZED AGENT (STREET ADDRESS OR P.O. BOX) ZIP CODE DAYTIME PHONE STATE ALTERNATE PHONE FAX NUMBER Authorized Agent must check each applicable statement and sign below. ☐I hereby accept appointment as the authorized agent of the Property Owner in proceedings before the County Board. ∐I verify (or declare) under penalty of perjury under the laws of the State of Nevada that the foregoing and all information hereon, including any accompanying statements or documents, is true, correct, and complete to the best of my knowledge and belief; and I am

Form 5101SBE Appeal from Decision of CBE Last Revised 12/02/2020

Authorized Agent Signature

Print Name of Signatory

the authorized agent with authority to petition the State Board subject to the requirements of NRS 361.362 and the limitations contained

Title

Date

in the Agent Authorization Form to be separately submitted.

Nevada State Board of Equalization



Taxpayer Petition for DIRECT Appeal

If you have questions about this form or the appeal process, please call: (775) 684-2160.

Email completed form to: stateboard@tax.state.nv.us or Fax (775) 684-2020

Mail: State Board of Equalization, 1550 College Parkway, Carson City, NV,89706

Please Print or Type:

Part A. PROPERTY OW			ONER INF	ORMA	TION			
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☐ Other, please describe:_								
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Other was being annealed:								
Other years being appealed:	ty if any that i	nermits the	State Roard to co	onsider ar	neals of tavable	value from r	rior vears	
		Jerrines ene	State Board to ex	onsider up	pears of taxable	varae jrom p	or years.	
Part E. VALUE OF PRO	PERTY							
			County Assess	or or			•	u seek? Write N/A
Property Type	Taxable	•	t of Taxation Assessed	Value	on each line Taxable			being appealed. sessed value
Land	Taxable	value	Assessed	value	Taxabit	e value	Ass	sesseu value
Buildings								
Personal Property				-				
Possessory interest in real property Centrally-assessed properties			+		1		+	
Net Proceeds of Minerals			+		1		+	
Total								
								

Part F. TYPE OF APPEAL

Chec	k box which best describes the author	ity of the S	State Board to	take	jurisdiction to h	ear the appeal.	
equal	NRS 361.360(3): The value of real or perzation because the real or personal property.						county board of
equal	NRS 361A.240(2)(b): The value of open- ization because the under-or-over valuation						
deferi	NRS 361A.273(2): This is an appeal of a ed tax years; the notice of conversion fro						se and for valuations for
(centr	NRS 361.403: This is an appeal regardin ally-assessed utility, transportation or mir			ervalu	uation or non-asses	ssment of property by the	Nevada Tax Commission
	NRS 362.135: This is an appeal of the ce	ertification	of Net Proceed	ls of I	Minerals Tax by the	e Department of Taxation.	
	This is an appeal of the denial of exempt	ion of real	or personal pro	perty	y by Department of	Taxation	
	Other reason, please describe.						
	G. ATTACH A STATEMENT IED UPON TO SUPPORT TH				•		JTORY BASIS
Part	H. AUTHORIZATION OF A	GENT (Complete this	sect	ion only if an age	ent, including an attorn	ey, has been appointed to
repre	sent the Property Owner/Petitioner in peby authorize the agent whose nam lization and to contest the value and	oroceeding ne and co	gs before the Intact informa	State ation	e Board. appears below	to file a petition to the	e Nevada State Board of
relate	ner authorize the agent listed below to dearings and matters including prization is limited to the appeal of pro	stipulation	ons and wit	hdra	wals before the	Nevada State Boar	rd of Equalization. This
Auth	t additional authorized agents on a sep orized Agent Contact Information:		et as needed,	inclu	•	e, contact information,	signature, title and date.
NAME	DF AUTHORIZED AGENT:				TITLE:		
AUTHO	RIZED AGENT COMPANY, IF APPLICABLE:				EMAIL ADDRESS:		
MAILIN	G ADDRESS OF AUTHORIZED AGENT (STREET AD	DRESS OR P.	.O. BOX)				
CITY		STATE	ZIP CODE	D	AYTIME PHONE	ALTERNATE PHONE	FAX NUMBER
	I hereby accept appointment	as the auth	horized agent of	the F	Property Owner in p	roceedings before the State	Board.
•							
Autho	rized Agent Signature		Title			Dat	e
			VERIF	IC/	ATION		
any a (1) th intere Owner certify	y (or declare) under penalty of perjury companying statements or document e person who owns or controls taxablest, possessory interest, beneficial inter or an affiliate of the Property Owner y I have authorized each agent named named in Part H.	ts, is true, le propert erest or be r and I am	correct, and o y, or possess neficial use, p n acting within	comp es ir oursu n the	plete to the best on the its entirety taxaluant to NRS 361.3 se scope of my em	f my knowledge and be ble property, or the less 34; or (2) I am a person ployment. If Part H abo	lief; and that I am either see or user of a leasehold employed by the Property ove is completed, I further
► Petitio	oner Signature		Title				<u> </u>
I verificany a	ent Signature required only if Petiticy (or declare) under penalty of perjury incompanying statements or docume rized agent with authority to petition tions contained in the Agent Authorizations	under the ents, is true the Stat	e laws of the Sue, correct, a te Board sub	State nd c ject	of Nevada that the complete to the late to the requirement	ne foregoing and all info pest of my knowledge nts of NRS 361.362 ar	ormation hereon, including and belief; and I am the
Autho	rized Agent Signature		Title				<u> </u>



Nevada State Board of Equalization <u>ASSESSOR</u> Petition for Appeal from the Decision of the County Board of Equalization

If you have questions about this form or the appeal process, please call: (775) 684-2160 Email completed form to: stateboard@tax.state.nv.us or Fax (775) 684-2020 Mail: State Board of Equalization, 1550 College Parkway, Carson City, NV, 89706

PROPERTY OWNERS MUST NOT USE THIS FORM. USE FORM 5101SBE

Please Print or Type:

NAME OF ASSESSOR REPRESENTATIVE				TITLE	
MAILING ADDRESS (STREET ADDRESS OR P.O. E	30X)			EMAIL ADDRESS:	
CITY	STATE	ZIP CODE	DAYTIME PHONE	ALTERNATE PHONE	FAX NUMBER
Part B. PROPERTY OWNER	R AND RESP	ONDENT	INFORMATION		
IAME OF PROPERTY OWNER AS IT APPEARS ON	N THE TAX ROLL:				
NAME OF RESPONDENT (IF DIFFERENT THAN PR	ROPERTY OWNER LIS	TED ABOVE):		TITLE	
MAILING ADDRESS OF RESPONDENT (STREET A	DDRESS OR P.O. BOX	()		EMAIL ADDRESS:	
CITY	STATE	ZIP CODE	DAYTIME PHONE	ALTERNATE PHONE	FAX NUMBER
Other, please describe:					
-			laws of the State of		
The organization described above	ve is a non-pro	ofit organiza	ition. □ Yes [E □ No	
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I	ve is a non-pro FICATION IN Property:	ofit organiza	ition. □ Yes [□ No	
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I	ve is a non-pro	ofit organiza	ition. □ Yes [
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS STREET STREET	ve is a non-pro	ofit organiza	TION CITY (IF APPLICABLE)	□ No COUNTY	
Part D. PROPERTY IDENTI I. Enter Physical Address of I STRE 2. Enter Applicable APN or Ac	ve is a non-pro	ofit organiza	TION CITY (IF APPLICABLE)	□ No COUNTY	
Part D. PROPERTY IDENTI I. Enter Physical Address of I DDRESS STRE 2. Enter Applicable APN or Actions of Part Applicable APN SSSESSOR'S PARCEL NUMBER (APN)	Ve is a non-pro	ofit organiza	TION CITY (IF APPLICABLE) SESSMENT NOTICE OF ACCOUNT NUMBER	Or taxbill:	
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS STRE 2. Enter Applicable APN or AC ASSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve mu	Ve is a non-pro	ofit organiza	TION CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No No	Or tax bill: List multiple parcels on a	separate, letter-sized shee
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS STREE 2. Enter Applicable APN or Address ASSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve multiples, enter number of parcels:	FICATION IN Property: ETTROAD ccount Numb	ofit organiza	TION CITY (IF APPLICABLE) SESSMENT NOTICE OF ACCOUNT NUMBER	Or tax bill: List multiple parcels on a	separate, letter-sized shee
Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS 2. Enter Applicable APN or Acassessor's Parcel NUMBER (APN) 3. Does this appeal involve multi yes, enter number of parcels: 4. Check Property Use Type:	FICATION IN Property: CCOUNT Numb	er from as: S? Yes Mu	TION CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No No	COUNTY or tax bill: List multiple parcels on a auttached.	
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS STRE 2. Enter Applicable APN or Act ASSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve multiple yes, enter number of parcels: 4. Check Property Use Type: U Vacant Land Residential Property	FICATION IN Property: EET/ROAD ccount Numb ultiple parcels	er from as: S? Yes Mu Obile Home mmercial P	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No □ Itiple parcel list is a control of the control o	COUNTY or tax bill: List multiple parcels on a auttached. Mining Prope Industrial Pro	erty
Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS 2. Enter Applicable APN or Adassessor's Parcel NUMBER (APN) 3. Does this appeal involve multi yes, enter number of parcels: 4. Check Property Use Type: Vacant Land Residential Property Multi-Family Residential Prop	FICATION IN Property: EET/ROAD CCOUNT Numb Litiple parcels MC CO CO AG AG AG AG AG AG AG AG AG A	er from as: S? Yes Mu Obile Home mmercial Pricultural Pr	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No □ Itiple parcel list is a control of the control o	COUNTY or tax bill: List multiple parcels on a auttached. Mining Prope	erty
Part D. PROPERTY IDENTI I. Enter Physical Address of I DDRESS 2. Enter Applicable APN or Act DSSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve multi If yes, enter number of parcels: I. Check Property Use Type: Vacant Land Residential Property Multi-Family Residential Prop Possessory Interest in Real o	FICATION IN Property: EET/ROAD CCOUNT Numb Litiple parcels Count Quarter Agreement	er from assess? Yes Mu Obile Home mmercial Pricultural Preperty	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No □ Itiple parcel list is a graph of the parcel list is a graph of	COUNTY or tax bill: List multiple parcels on a auttached. Mining Prope Industrial Pro	erty
Part D. PROPERTY IDENTI I. Enter Physical Address of I DDRESS STRE 2. Enter Applicable APN or Act SSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve multiple yes, enter number of parcels: 4. Check Property Use Type: 4. Vacant Land 5. Residential Property 6. Multi-Family Residential Prop 7. Possessory Interest in Real of the Check Year and Roll Type of the Check Yea	FICATION IN Property: EET/ROAD CCOUNT Numb Lultiple parcels U Co Crty Ag r Personal pro	er from assess? Yes Mu bile Home mmercial Pricultural Priperty nt being ap	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No Itiple parcel list is a count of the parcel list is a count of th	COUNTY Or taxbill: List multiple parcels on a littached. Mining Prope Industrial Pro Personal Pro	erty operty perty
Part D. PROPERTY IDENTI I. Enter Physical Address of I I. Enter Physical Address of I I. Enter Applicable APN or Ad INSERSION PARCEL NUMBER (APN) 3. Does this appeal involve multi yes, enter number of parcels: I. Check Property Use Type: I Vacant Land I Residential Property I Multi-Family Residential Prop I Possessory Interest in Real of I. Check Year and Roll Type of I 2021-2022 Secured Roll	FICATION IN Property: EET/ROAD CCOUNT Numb Lultiple parcels Coerty Agreersonal pro	er from asses S? Yes Mu bille Home mmercial Pricultural Pri	TION CITY (IF APPLICABLE) SESSMENT NOTICE OF ACCOUNT NUMBER NO Interpretable of the parcel list is a second notice of the parcel list is a seco	COUNTY or taxbill: List multiple parcels on a strached. Mining Prope Industrial Pro Personal Pro	erty operty perty
Part D. PROPERTY IDENTI I. Enter Physical Address of I DDDRESS STRE 2. Enter Applicable APN or Act SSESSOR'S PARCEL NUMBER (APN) 3. Does this appeal involve multi If yes, enter number of parcels: 4. Check Property Use Type: 4. Vacant Land 5. Check Property 6. Which is appeal involve multi 6. Property 6. Property 6. Check Property 6. Check Year and Roll Type of 2021-2022 Secured Roll 6. 2021-2022 Centrally-assesses	FICATION IN Property: EET/ROAD CCOUNT Numb Lultiple parcels Coerty Agreersonal pro	er from asses S? Yes Mu bille Home mmercial Pricultural Pri	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No Itiple parcel list is a count of the parcel list is a count of th	COUNTY or taxbill: List multiple parcels on a strached. Mining Prope Industrial Pro Personal Pro	erty operty perty
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I ADDRESS STRE 2. Enter Applicable APN or Address 3. Does this appeal involve multiple of parcels: 4. Check Property Use Type: 5. Check Year and Roll Type of parcels: 6. Check Year and Roll Type of parcels:	FICATION IN Property: EET/ROAD CCOUNT Numb Lultiple parcels COUNT Ag r Personal pro Of Assessmer	er from as: S? Yes Mu Sibile Home Immercial Pricultural Priperty Int being ap 2020-202 2020-202	TION CITY (IF APPLICABLE) SESSMENT NOTICE OF ACCOUNT NUMBER NO Interpretable in the parcel list is a second property operty Pealed: Interpretable in the parcel in the	Dr tax bill: List multiple parcels on a attached. Mining Prope	erty operty perty
The organization described above Part D. PROPERTY IDENTI 1. Enter Physical Address of I	FICATION IN Property: EET/ROAD CCOUNT Numb Lultiple parcels COUNT Ag r Personal pro Of Assessmer	er from as: S? Yes Mu Sibile Home Immercial Pricultural Priperty Int being ap 2020-202 2020-202	CITY (IF APPLICABLE) Sessment notice of ACCOUNT NUMBER No Itiple parcel list is a (Not on foundation) roperty operty 1 Unsecured Roll 1 Net Proceeds Ro	Dr tax bill: List multiple parcels on a attached. Mining Prope	erty

Part E. VALUE OF PROPERTY

	As established by	County Board of	Assessor: What is the value you seek? Write N/A on each		
	Equaliz	ation	line for values which are not being appealed.		
Property Type	Taxable Value	Assessed Value	Taxable Value	Assessed value	
Land					
Buildings					
Personal Property					
Total					

Total				
Part F. TYPE OF APPE		Board to take juris	diction to hear the appeal.	
				ner is aggrieved at the action of the aluation or non-assessment of other
NRS 361A.240(2)(b): The ur	nder-or-over valuation of ope	en-space use propert	y is beingappealed	
				o a higher use and for valuations for 16 and the appeal was heard by the
NRS 361.360(1); NAC 361.7	47(2)(c): The property was o	denied an exemption	that is allowed by law. If so, o	describe the applicable exemption:
Other reason, please describe	e			
Part G. ATTACH A BRIE IN THIS APPEAL. Part H. COUNTY APPEACOUNTY in which appeal was heard:			Date Heard by	
	,	VERIFICATIO	N	
	ding any accompany			a that the foregoing and all e, correct, and complete to
Petitioner Signature		Title		Date

Nevada State Board of Equalization

Petition for DIRECT Appeal by County Assessor or Department of Taxation
If you have questions about this form or the appeal process, please call: (775) 684-2160
Email completed form to: stateboard@tax.state.nv.us or Fax (775) 684-2020
Mail: State Board of Equalization, 1550 College Parkway, Carson City, NV, 89706

PROPERTY OWNERS MUST NOT USE THIS FORM. USE FORM 5102SBE.

Please Print or Type:

Part A. PETITIONER INFORMAL NAME OF PETITIONER AND/OR ORGANIZATION:	MATION					
NAME OF ASSESSOR OR DEPARTMENT REPRESE	NTATIVE			TITLE		
MAILING ADDRESS (STREET ADDRESS OR P.O. BO	OX)			EMAIL ADDRESS:		
CITY	STATE	ZIP CODE	DAYTIME PHONE	ALTERNATE PHONE	FAX NUMBER	
Part B. PROPERTY OWNER	AND RESP	⊥ ONDENT I	⊥ NFORMATION	 N		
NAME OF PROPERTY OWNER AS IT APPEARS ON	THE TAX ROLL:					
NAME OF RESPONDENT (IF DIFFERENT THAN PRO	PERTY OWNER LIS	TED ABOVE):		TITLE		
MAILING ADDRESS OF DESPONDENT (STORET AD		Z)		EMAIL ADDDESS.		
MAILING ADDRESS OF RESPONDENT (STREET AD	DRESS OR P.O. BO)	()		EMAIL ADDRESS:		
CITY	STATE	ZIP CODE	DAYTIME PHONE	ALTERNATE PHONE	FAX NUMBER	
Part C. PROPERTY OWNER	ENTITY DI	ESCRIPTIO) N	1		
Check organization type which best de		operty Owner i	f an entity and not	•		
☐ Sole Proprietorship	☐ Trust			□ Corporation		
☐ Limited Liability Company (LL	C) 🗖 Genera	al or Limited	Partnership	I Government or Goverr	nmental Agency	
☐ Other, please describe:						
The organization described abov	e was formed	d under the la	aws of the State			
The organization described abov	e is a non-pro	ofit organizat	tion. 🛘 Yes	□ No		
Part D. PROPERTY IDENTIF	TO A TION IN	IFODMATI	ON			
1. Enter Physical Address of P		NFORMATI	ON			
ADDRESS STREE	TOPETTY. ET/ROAD		CITY (IF APPLICABL	.E) COUNTY		
2. Enter Applicable APN or Ac	count Numb	er from ass	essment notice	e or taxbill:		
ASSESSOR'S PARCEL NUMBER (APN)			ACCOUNT NUMBER			
3. Does this appeal involve mu	Itiple parcels	s? Yes □	No □	List multiple parcels on a s	eparate, letter-sized sheet.	
If yes, enter number of parcels:			iple parcel list is			
4. Check Property Use Type: 5	7 7					
□ Vacant Land		bile Home (Not on foundation	on)	tv	
☐ Residential Property		mmercial Pr		☐ Industrial Prop		
☐ Multi-Family Residential Prope		ricultural Pro		☐ Personal Prop	-	
☐ Possessory Interest in Real or				·	•	
5. Check Year and Roll Type o	f Assessmeı	nt being apı	oealed: ☑			
☐ 2021-2022 Secured Roll		3 2020-202	Unsecured Rol	I □ 2020-202	1 Supplemental Roll	
☐ 2021-2022 Centrally-assessed	d Roll 💢	2020-202	Net Proceeds I			
Other years being appealed: Be prepared to cite the legal authority, if an	u that normits th	a Stata Paged to	consider annuals of	avable value from prior vers		
be prepared to the the legal authority, if an	y, and permits th	e state board to	consider appears of t	uxusie vuiue ji om prior years.		
			Г	For Clerk Use Only:		
			1	•		

Part E. VALUE OF PROPERTY

	As established by C Department		Petitioner: What is the value you seek? Write N/A on each line for values which are not being appealed.		
Property Type	Taxable Value	Assessed Value	Taxable Value	Assessed value	
Land					
Buildings					
Personal Property					
Possessory interest in real property					
Centrally-assessed properties					
Net Proceeds of Minerals					
Total					

1				
Centrally-assessed properties				
Net Proceeds of Minerals				
Total				
Part F. TYPE OF APPE		ate Board to take juris	diction to hear the appeal.	
NRS 361.360(3): The value equalization because the real or p			ut the appeal could not be head roll after December 15.	ard by a county board of
NRS 361.395(1): Request f	or equalization of neighbo	rhood or market area.		
NRS 361.403: This is an ap (centrally-assessed utility or trans		valuation, overvaluation	or non-assessment of proper	ty by the Nevada Tax Commission
NRS 361.769(3)(b): Proper	ty escaping taxation.			
NRS 362.135: This is an ap	peal of the certification of	Net Proceeds of Minera	Is Tax by the Department of T	axation.
This is an appeal of the den	ial of exemption of real or	personal property by De	epartment of Taxation	
Other reason, please describ	oe			
Part G. ATTACH A STA	TEMENT DESCRI	BING THE FACT	S, REASONS AND S	STATUTORY BASIS
RELIED UPON TO SUPPORT H. COUNTY APPE	PORT THE CLAIN AL INFORMATION	I, PURSUANT TO N	NAC 361.7012(6).	
RELIED UPON TO SUP	PORT THE CLAIN	I, PURSUANT TO N	•	
RELIED UPON TO SUPPort H. COUNTY APPE	PORT THE CLAIN AL INFORMATION	I, PURSUANT TO N	NAC 361.7012(6).	
RELIED UPON TO SUPPORT H. COUNTY APPE	PORT THE CLAIN AL INFORMATION	I, PURSUANT TO N	NAC 361.7012(6).	
RELIED UPON TO SUPPORT H. COUNTY APPE	PORT THE CLAIN AL INFORMATION	I, PURSUANT TO N	Date Heard by	
Part H. COUNTY APPE County in which appeal was heard: I verify (or declare) unde	PORT THE CLAIN AL INFORMATION County Case r penalty of perjury ding any accompa	VERIFICATIO	DAC 361.7012(6). Date Heard by ON of the State of Nevada	

2021-2022 SBE Guidelines Manual



Nevada State Board of Equalization

Agent Authorization Form

If you have questions about this form or the appeal process, please call: (775) 684-2160.
Email completed form to: stateboard@tax.state.nv.us or Fax (775) 684-2020
Mail: State Board of Equalization, 1550 College Parkway, Carson City, NV, 89706

Please Print or Type:

Part A. PROPERTY OWNER AND CONTACT INFORMATION OF PERSON GRANTING AUTHORITY TO

AGENI										
NAME OF PROPERTY OWNER AS IT APPEARS ON THE TAX	ROLL:									
NAME OF PERSON GRANTING ALITHORITY TO AGENT/IF D	PT Δ1· I	TITLE								
NAME OF PERSON GRANTING AUTHORITY TO AGENT(IF DIFFERENT THAN PROPERTY OWNER LISTED IN PART A):					IIIEE					
MAILING ADDRESS OF PETITIONER (STREET ADDRESS OR P.O. BOX)					EMAIL ADDRESS:					
CITY	STATE	ZIP CODE	DAYTIME PHONE	1	ALTERNATE PHONE	FAX NUMBER				
Part B. PROPERTY OWNER INFORMATION Check organization type which best describes the Property Owner if not a natural person: ☑ Natural persons may skip Part B. ☐ Sole Proprietorship ☐ Trust ☐ Corporation ☐ Limited Liability Company (LLC) ☐ General or Limited Partnership ☐ Government or Governmental Agency ☐ Other, please describe: ☐ The organization described above was formed under the laws of the State of ☐ The organization described above is a non-profit organization. ☐ Yes ☐ No Part C. RELATIONSHIP OF PERSON GRANTING AUTHORITY TO AGENT TO PROPERTY OWNER Check box which best describes the relationship of Petitioner to Property Owner: ☑ Additional information may be necessary. ☐ Self ☐ Trustee of Trust ☐ Employee of Property Owner ☐ Co-owner, partner, managing member ☐ Officer of Company ☐ Employee, Officer, or Owner of Lessee of leasehold, possessory interest, or beneficial interest in real property ☐ Other, please describe:										
Part D. PROPERTY SUBJECT TO THIS AGENT AUTHORIZATION: Enter Applicable Number from assessment notice or tax bill:										
ASSESSOR'S PARCEL NUMBER (APN)		T NUMBER			PROPERTY IDENTIFICATION	N NUMBER (PIN)-MINES				
☐ Multiple parcel list attached. (Us	e letter-	-size paper)								
Part E. YEAR AND ROLL TYPE OF ASSESSMENT BEING APPEALED: ☑										
☐ 2021-2022 Secured Roll		2020-2021	Unsecured F	Roll	□ 2020-2021	Supplemental Roll				
☐ 2021-2022 Centrally-assessed Roll		2020-2021				Cappiomontal Hon				
2021 2022 Centrally addedded Non		2020 2021	14011100000	10 1 (011						
Other years being appealed:										
	For der				k use only					

Part F. AUTHORIZATION OF AGENT

I hereby authorize the agent whose name and contact information appears below to file a petition to the Nevada State Board of Equalization and to contest the value and/or exemption established for the properties named in Part D of this Agent Authorization.

I further authorize the agent listed below to receive all notices and decision letters related thereto; and represent the Petitioner in all related hearings and matters including stipulations and withdrawals before the Nevada State Board of Equalization. This authorization is limited to the appeal of property valuation for the tax roll and fiscal year named in Part E of this document.

List additional authorized agents on a separate sheet as needed, including printed name, contact information, signature, title and date.

Authorized Agent Contact Information:										
NAME OF AUTHORIZED AGENT:				TITLE:						
AUTHORIZED AGENT COMPANY, IF APPLICABLE:				EMAIL ADDRESS:						
MAILING ADDRESS OF AUTHORIZED AGENT (STREET ADDRESS OR P.O. BOX)										
CITY	STATE	ZIP CODE	DA	YTIME PHONE	ALTERNATE PHONE	FAX NUMBER				
I hereby accept appointment as the authorized agent of the Property Owner in proceedings before the State Board.										
>										
Authorized Agent Signature		Title			Date					
Authorized Agent Contact Information:										
NAME OF AUTHORIZED AGENT:	TITLE:			TITLE:						
AUTHORIZED AGENT COMPANY, IF APPLICABLE:	AUTHORIZED AGENT COMPANY, IF APPLICABLE:			EMAIL ADDRESS:						
MAILING ADDRESS OF AUTHORIZED AGENT (STREET ADDRESS OR P.O. BOX)										
CITY	STATE	ZIP CODE	DA	YTIME PHONE	ALTERNATE PHONE	FAX NUMBER				
I hereby accept appointment as the authorized agent of the Property Owner in proceedings before the State Board.										
>										
Authorized Agent Signature	Title			Date	Date					
		VERIFIC	CA	TION						
I verify (or declare) under penalty of perjury under the laws of the State of Nevada that the foregoing and all information hereon, including any accompanying statements or documents, is true, correct, and complete to the best of my knowledge and belief; and that I am either (1) the person who owns or controls taxable property, or possesses in its entirety taxable property, or the lessee or user of a leasehold interest, possessory interest, beneficial interest or beneficial use, pursuant to NRS 361.334; or (2) I am a person employed by the Property Owner or an affiliate of the Property Owner and I am acting within the scope of my employment. I further certify I have authorized each agent named herein to represent the Property Owner as stated and I have the authority to appoint each agent named herein.										
Property Owner / Petitioner Signature		Title			Date					

Form 5105SBE Agent Authorization Last Revised 12/02/2020

Nevada State Board of Equalization

Petition Withdrawal Form

Request to Withdraw Petition for Appeal before the State Board of Equalization

I hereby withdraw my Petition for Appeal from consideration by the State Board of Equalization.

Case Number(s)	
and/or	
APN Numbers(s)	
Please print name of Property Owner, Contact Person or Representative	
Signature	
Date	

Submit this Petition Withdrawal Form by fax, hand delivery, email or u.s.mail to:

Nevada State Board of Equalization c/o Nevada Department of Taxation 1550 E College Parkway, Suite 115 Carson City, NV 89706

Fax: (775) 684-2020 Email: stateboard@tax.state.nv.us

Note: You will receive a letter confirming your request.

If you have questions about this form or the appeal process, please call: (775) 684-2160.

Appeal Process

Steps in a State Board of Equalization Appeal Appeals from Decision of the County Board of Equalization

Parties to the Appeal

The State Board of Equalization (State Board) has received an appeal regarding the value of the property listed on the hearing notice to which this information sheet is attached. The parties to the appeal are the Taxpayer and the County Assessor listed on the hearing notice. The party who appealed is the petitioner and the other party is the respondent

What's in the record?

The State Board hears and determines appeals based upon the evidence and data which was first submitted to the County Board. No other evidence is allowed unless it is proven to the satisfaction of the State Board that it was

The State Board hears and determines appeals based on the evidence and data which was first submitted to the County Board.

impossible in the exercise of due diligence to have discovered or secured new evidence in time to have submitted the same to the

County Board prior to its final adjournment. NRS 361.400(3).

You do not need to submit a copy of the record made at the County Board, because the State Board has already asked the County Clerk for all exhibits, papers, reports, other documentary evidence, and audio and video recordings of the County Board proceedings. If you

New evidence must be submitted to the State Board and to the other parties not less than 7 business days before the hearing. discovered evidence that was not available in time to present to the County the County Board, you may ask the State Board to consider it, but remember you will have to show that

it was impossible to obtain the new evidence in time for the county board hearing.

You may review the record received from the County Board of Equalization hearing at any time in our offices. You may also request an electronic copy of the County Board record either by email or on CD.

Briefs – Written Explanations

Briefs, memorandum or other written explanation may be submitted to the State Board according to the briefing schedule in the attached hearing notice. If there is no briefing schedule and the parties desire to submit a brief, the briefs or written explanations must be filed as follows: Petitioner's brief is due 20 days before hearing; Response brief is due 10 days before hearing; Reply brief is due 3 days after response brief.

All documents must be received by the State Board in its

offices no later than 5 p.m. of the due dates. To calculate due dates, the first day of hearings listed for a stacked agenda. You may fax your document to the State Board, at (775) 684-2020 or email to:

The petitioner is required to submit a copy of the Brief and Reply, if any, directly to the respondent no later than 5 p.m. of the due date and indicate such on the copy provided to the State Board. The Respondent is required to do the same.

stateboard@tax.state.nv.us

Briefs, memorandum or other written explanation are not considered new evidence. However, a party "must not include in or attach to his brief, memorandum or other written explanation an exhibit, paper, report or other documentary evidence that is included in the record submitted to the State Board." Also, a party is not required to submit a brief. *NAC 361.703*.

What Happens at the Hearing?

A taxpayer may appear in person or by his authorized agent. A taxpayer is not required to appear but may rely on the record and any written explanation. If a party fails to appear, the State Board may proceed with the hearing. *NAC 361.708*. Make sure that the original notice of representation authorizing an agent to appear on your behalf has been sent to the State Board prior to the hearing. *NAC 361.7018*.

The petitioner has the burden of proof. The order and length of presentations will ordinarily be a brief orientation by the county assessor; then a presentation of not more than 15 minutes by the petitioner; a presentation of not more than 15 minutes by the respondent, followed by a rebuttal by the petitioner of not more than 5 minutes. *NAC* 361.741

After the Hearing

A party may obtain a copy of the transcript of the hearing from the court reporter provided by the State Board at the party's expense. *NAC 361.731*.

You may review the permanent regulations for practice and procedure before the State Board on the internet at http://leg.state.nv.us/NAC,

then scroll to Chapter 361, beginning at 361.682.

You may expect to receive a copy of the written decision within 60 days after the hearing. *NAC 361.747*.

Steps in a State Board of Equalization Appeal

Cases in which the State Board must decide whether it has jurisdiction to hear the case

Parties to the Appeal

The State Board of Equalization (State Board) has received an appeal regarding the value of the property

The attached hearing notice names the petitioner and the respondent to the appeal, as well as the date, time, and place of the hearing before the State Board.

listed on the hearing notice to which this information sheet is attached. The parties to the appeal are the Taxpayer and the County Assessor of the Department of Taxation

(Department) listed on the hearing notice. The party who appealed is the petitioner and the other party is the respondent.

Notice of Appearance

If you have received a "Notice of Appearance" rather than a "Notice of Hearing," it means the Secretary to the State Board has recommended to the State Board that the appeal be dismissed.

The State Board may not have jurisdiction to hear an appeal if it should have first been heard by the County Board (*NRS 361.400*); if the petition was filed late to the State Board (*NRS 361.360*); or the County Board did not accept jurisdiction (*NRS 361.356*, *361.357*). The Secretary to the State Board examined the filed appeal form and found that it appears the State Board lacks jurisdiction to hear the appeal. The appeal has been placed on the State Board's consent agenda to approve the Secretary's recommendation.

The parties may challenge the Secretary's recommendation to dismiss the appeal. The State Board will give the parties an opportunity to explain why the appeal should or should not be heard; and then it will determine whether it has jurisdiction to hear the appeal.

The petitioner should provide in writing the reason why the appeal was not first heard at the county board, filed late to the State Board or to the County Board, as applicable. The petitioner should include the reasons why the State Board should take jurisdiction in this matter, and any proof of extenuating circumstances, such as, but not limited to, proof of hospital stays or accidents which prevented attendance at the County Board hearing or timely filing of the appeal.

The typical standards the State Board uses to determine whether it has jurisdiction to hear a late-filed appeal or an

appeal that was not first heard by the county are:

- (1) Did the Taxpayer show under what authority the State Board could hear the appeal?
- (2) Did the Taxpayer show substantial circumstances beyond the control of the Taxpayer as to why the appeal was filed beyond the deadline for appeal before the State Board or to the County Board?

The respondent may also file a statement why the appeal should not be heard by the State Board.

At the hearing, the State Board may ask the parties questions on whether the State Board should or should not take jurisdiction.

If Jurisdiction to Hear the Appeal is Accepted, then what happens?

If the State Board accepts jurisdiction to hear the appeal, then the case can proceed normally. The parties must be prepared to proceed immediately and may each make an additional presentation on the merits of the case.

If the appeal was first heard by the County Board, then the State Board has already requested the record of the appeal in front of the County Board. If the case was not heard at the County Board, the parties must provide any supporting documentation they wish to be considered by the Board. The parties may also submit a brief or any explanation in writing. See the discussion below about what is allowed in the record.

What is allowed in the record?

The State Board hears and determines appeals based upon the evidence and data which was first submitted to the County Board. No other evidence is allowed unless

it is proven to the satisfaction of the State Board that it was impossible in the exercise of due diligence to have discovered or secured new evidence in time to have

The State Board hears and determines appeals based on the evidence and data which was first submitted to the County Board.

submitted the same to the County Board prior to its final adjournment. *NRS 361.400(3)*.

You do not need to submit a copy of the record made at the County Board, because the State Board has already

You may review the record received from the County Board of Equalization hearing, if one was held, at any time in our offices. You may also request an electronic copy of the County Board record either by email or on CD.

asked the County Clerk for all exhibits, papers, reports, other documentary evidence, and audio and video recordings of the County Board proceedings.

If you discovered evidence that was not available in time to present to the County Board, you may ask the State Board to consider it, but remember, you will have to show that it was impossible to obtain the new evidence in time for the county board hearing. The evidence must be submitted in writing to the State Board and all parties of record not less than 7 business days before the hearing. *NAC 361.739*.

If there was no hearing at the County Board and jurisdiction has been accepted by the State Board, then evidence may be submitted as if the case were a direct appeal. *NAC 361.735; NAC 361.737*.

Briefs – Written Explanations

Briefs, memorandum or other written explanation may be submitted to the State Board according to the briefing schedule in the attached hearing notice. If there is no alternative briefing schedule listed and the parties desire to submit a brief, the briefs or written explanations must be filed as follows:

Petitioner's brief is due 20 days before hearing; Response brief is due 10 days before hearing; Reply brief is due 3 days after response brief.

All documents must be received by the State Board in its

The petitioner is required to submit a copy of the Brief and Reply, if any, directly to the respondent no later than 5 p.m. of the due date and indicate such on the copy provided to the State Board. The Respondent is required to do the same.

offices no later than 5 p.m. of the due dates.
To calculate due dates, use the first day of hearings listed for a stacked agenda. You may fax your document to the State Board, at (775) 684-2020 or email to:stateboard@tax.state.nv.us

Briefs, memorandum or other written explanation are not considered new evidence. However, a party "must not include in or attach to his brief, memorandum or other written explanation an exhibit, paper, report or other documentary evidence that is included in the record submitted to the State Board." Also, a party is not required required to submit a brief. *NAC 361.703*.

What happens at the Hearing?

A taxpayer may appear in person or by his authorized agent. A taxpayer is not required to appear but may rely on the record and any written explanation. If a party fails to appear, the State Board may proceed with the hearing. *NAC 361.708*. Make sure that the original notice of representation authorizing an agent to appear on your behalf has been sent to the State Board prior to the hearing. *NAC 361.7018*.

The petitioner has the burden of proof. The order and length of presentations will ordinarily be a brief orientation by the county assessor or Department; then a presentation of not more than 15 minutes by the petitioner; a presentation of not more than 15 minutes by the respondent, followed by a rebuttal by the petitioner of not more than 5 minutes. *NAC361.741*.

After the Hearing

A party may obtain a copy of the transcript of the hearing from the reporter provided by the State Board at the party's expense. *NAC 361.731*.

You may expect to receive a copy of the written decision within 60 days after the hearing. *NAC 361.747*.

You may review the permanent regulations for practice and procedure before the State Board on the internet at http://leg.state.nv.us/NAC, then scroll to Chapter 361, beginning at 361.682.

Steps in a State Board of Equalization Appeal Direct Appeals

Parties to the Appeal

The State Board of Equalization (State Board) has received an appeal regarding the value of the property

The attached hearing notice names the petitioner and the respondent to the appeal, as well as the date, time, and place of the hearing before the State Board.

listed on the hearing notice to which this information sheet is attached. The parties to the appeal are the Taxpayer and the County Assessor or

the Department of Taxation (Department) listed on the hearing notice. The party who appealed is the petitioner and the other party is the respondent.

Building a record

In a direct appeal, the petitioner has the burden of proof. The State Board will limit its consideration to the issues and contentions set forth in the appeal petition. New

The petitioner has the burden of proof.

issues, contentions and evidence scope of the petition may be considered by the

State Board if the new issues and evidence could not by due diligence have been discovered and presented in the appeal petition. New issues and evidence must be submitted in writing to the State Board and each party not less than 15 days before the hearing. *NAC 361.745*.

Relevant evidence may be admitted pursuant to the requirements of NAC 361.737. Exhibits may be submitted during the hearing, however, it is recommended that all evidence be submitted at least 15 days in advance of the hearing to allow Board members the opportunity to review the material. If exhibits are submitted at the hearing, bring 10 copies. *NAC 361.733 and 361.735*.

Briefs – Written Explanations

Briefs, memorandum or other written explanation may be submitted to the State Board according to the briefing schedule in the attached hearing notice. If there is no briefing schedule and the parties desire to submit a brief, the briefs or written explanations must be filed as follows:

Petitioner's brief is due 20 days before hearing; Response brief is due 10 days before hearing; Reply brief is due 3 days after response brief. All documents must be received by the State Board in its offices no later than 5 p.m. of the due dates. To calculate due dates, use the first day of hearings listed for a stacked agenda. You may fax your Document to the State Board, at (775) 684-2020 or email to: stateboard@tax.state.nv.us

Briefs, memorandum or other written explanation are not considered new evidence. Also, a party is not required to submit a brief. *NAC* 361.703.

The petitioner is required to submit a copy of the Brief and Reply, if any, directly to the respondent no later than 5 p.m. of the due date and indicate such on the copy provided to the State Board. The Respondent is required to do the same.

What Happens at the Hearing?

A taxpayer may appear in person or by his authorized agent. A taxpayer is not required to appear but may rely on the record and any written explanation. If a party fails to appear, the State Board may proceed with the hearing. *NAC* 361.708. Make sure that the original notice of representation authorizing an agent to appear on your behalf has been sent to the State Board prior to the hearing. *NAC* 361.7018.

The petitioner has the burden of proof. The order of presentations will ordinarily be a brief orientation by the county assessor or Department; then a presentation first by the petitioner; then the respondent, and any intervenors; followed by a rebuttal by the petitioner and the respondent. *NAC 361.735*

After the Hearing

A party may obtain a copy of the transcript of the hearing from the reporter provided by the State Board at the party's expense. *NAC 361.731*.

You may expect to receive a copy of the written decision within 60 days after the hearing. *NAC 361.747*.

You may review the permanent regulations for practice and procedure before the State Board on the internet at http://leg.state.nv.us/NAC, then scroll to Chapter 361, beginning at 361.682.

Preparing the Record

Preparing and maintaining the record of the appeal is an extremely important function of the County Board. The County Assessor must submit a summary of appraisal data, which includes the method used to value property, comparable sales information, and maps. *See NAC 361.628 below*. The County Clerk prepares and maintains the record. *See NAC 361.638 below*. When a decision of the County Board is appealed to the State Board of Equalization, the record of the appeal must be sent to the State Board. *See NAC 361.645 below*.

NAC 361.628 Summary of appraisal data. (NRS 361.340) Each county assessor shall prepare and submit to the county board of equalization a summary of appraisal data for each property which is the subject of a complaint alleging that taxable value is in excess of full cash value. The summary must:

- 1. Include the method used to value the property and the sales price of comparable property which supports the valuation; and
- 2. Be accompanied by a map of the area showing the location of the property and all comparable property.

[St. Bd. of Equalization, Reg. No. 2 § 7, eff. 12-2-75; A and renumbered as Reg. No. 2 § 8, 1-1-77; renumbered as Reg. No. 1 § 8, 10-14-77]—(NAC A 1-6-84)

NAC 361.638 Exhibits; minutes; petition forms. (NRS 361.340, 361.365) Each county clerk shall:

- 1. Mark, record and file all exhibits submitted to the county board of equalization. A list of exhibits must be included on each petition at the place designated therefor.
- 2. Prepare complete minutes of each hearing, including any action taken by the board and the specific reasons for that action.
- 3. Complete each petition form to reflect the action taken by the board and the specific reasons for that action.
- 4. Submit petitions, exhibits, minutes, certificates of mailing and other material deemed pertinent by the county board of equalization to the Secretary of the State Board of Equalization no later than the fourth Monday in February.

[St. Bd. of Equalization, Reg. No. 3 §§ 5-7 & 9, eff. 12-29-75; A and renumbered as Reg. No. 3 §§ 4-6 & 8, 1-1-77; renumbered as Reg. No. 2 §§ 4-6 & 8, 10-14-77]—(NAC A 1-6-84)

REVISER'S NOTE.

NRS 361.340, on which the date in subsection 4 depends, was amended twice in that respect between 1977 and the time when NAC 361.638 was originally codified: See Stats. 1979 at page 1 and Stats. 1981 at page 795. The date in subsection 4 was changed by the reviser to accommodate the later of these amendments and NRS 361.380.

NAC 361.645 Appeal of decision to State Board of Equalization: Record of proceedings before county board. (NRS 361.340)

- 1. Within 15 calendar days after a county clerk receives notice from the State Board of Equalization that an appeal of a decision of the county board of equalization has been docketed for a hearing at the State Board, the county clerk shall:
- (a) Prepare a record of the proceedings before the county board in the decision on appeal, including a general index in a format prescribed by the State Board of Equalization. The index must clearly identify each exhibit, paper, report or other documentary, audio or video evidence included in the record.
- (b) Certify the record as complete except as shortened pursuant to subsection 3.
- (c) Transmit the certified record to the State Board of Equalization.
- (d) Serve a copy of the general index on each party to the appeal.
- 2. If a petitioner has delivered a certified transcript of the hearing before the county board to the county clerk pursuant to <u>NRS 361.365</u>, the clerk shall include a copy of the transcript in the record. The transcript delivered to the clerk must be prepared by a certified court reporter.
- 3. Except as otherwise provided in this subsection, the record submitted to the State Board of Equalization must be complete. The record may be shortened:

- (a) By written stipulation of all parties to the appeal; and
- (b) By the omission of duplicate copies of any exhibit, paper, report or other documentary evidence submitted at the hearing before the county board. The clerk shall include original documents rather than copies of all documentary evidence, if possible.

(Added to NAC by St. Bd. of Equalization by R029-05, eff. 6-28-2006)

Checklist of Exhibits from the County Assessor See NAC 361.628

All Materials Must be Submitted on 8-1/2" x 11" Size Pages

Maps

- > Neighborhood or legal subdivision map showing parcel and surrounding area
- Comparable sales location map; mark the location of each sale relative to the location of the subject property
- Aerial maps for subject parcel and comparable sales
- ➤ Area map to which the base-lot or comparative unit method value was applied, if applicable

Property Record Card, including:

- Parcel characteristic information, including land use code, size, shape, and zoning
- > Cost of each component

Land Valuation Data

- List of sales by APN used to develop the initial base-lot or comparative unit method valuation for the neighborhood or area; show analysis used to develop the base-lot or comparative unit, including mean, median, COD data if available.
- Paired sales or other analysis used to develop rates of adjustment

Description of Method Used to Derive Value

For instance, describe how the comparable sales method, allocation, abstraction, ground rent, or other allowed method was applied.

Other, As Appropriate, for instance:

- > Comparable sales data and analysis
- ➤ Income approach data and analysis
- ➤ Obsolescence data and analysis

Recording and Marking Exhibits

Procedural Steps:

- 1. Prepare the record and transmit electronically by ftp site, email or on cd to state board.
- 2. Prepare a signed County Clerk's <u>Certification Page</u> followed by a <u>General Index</u>.
- 3. ALL documents must not exceed 8 ½" x 11" per NAC 361.721. Rotate pages to their best viewing position.
- 4. Ensure the exhibits are in the order listed on the General Index. State board preference is:
 - a. Certification page
 - b. General Index
 - c. Petition
 - d. Affidavit of mailing (Hearing Notice)
 - e. Notice of Hearing
 - f. Affidavit of mailing (Notice of Decision).
 - g. Notice of Decision listing all parcels, tax year, and roll to which it applies.
 - h. Exhibit Listing (Petitioners, Assessors)
 - i. Enter a brief description of each exhibit and offering party on the General Index.
 - ii. Correctly label with appropriate number of pages.
 - iii. Ensure photos are in the best possible
 - iv. Mark exhibits consecutively, using numbers for one party and letters for the other. Typically, assessor exhibits are marked with letters (i.e., A, B) and taxpayer exhibits are marked with roman numerals (i.e., I, II).
 - v. The state board and deputy attorney general use the lower left and right hand corners of pages for numbering; please avoid using those areas if possible.
 - vi. Do not send duplicate copies of the same evidence (e.g., pages repeated in both what the taxpayer and the assessor submitted).
 - i. Agenda
 - i. Recording
 - k. Minutes

Minutes

Include the following in the minutes:

- Case / Petition Number
- Parcel Number
- Board members present
- Parties present
- Brief summary of the issues of the appeal
- Documents submitted for the record, especially new evidence.
- Summaries of the testimony of the participants
- Questions by the Board members and responses to the Board
- Evidence or reasoning used to support decision by the Board
- Reflect roll and tax year decision applies to. If minutes state, "upheld assessor" that generally means no changes were made. If values were changed based upon assessor's recommendation then use the terminology, "accepted assessor's recommendation of..." Include dollar amounts.
- Final action of the Board
- Voting record of the Board members

Examples of Decision Letters Showing Different Case Types

EXAMPLE OF SUFFICIENT EVIDENCE TO OVERTURN VALUE OF ASSESSOR

In the Matter of)
Mr. and Mrs. Landowner) Case No. 16-123
Parcel No. 210-010)

NOTICE OF DECISION

Appearances

Mr. Example, Sagebrush County Assessor, and Deputy appeared on behalf of the Sagebrush County Assessor's Office (Assessor).

Mr. Landowner appeared on behalf of Mr. and Mrs. Landowner (Taxpayers).

Summary

The Taxpayers appealed the decision of the Sagebrush County Board of Equalization. The matter of the Taxpayer's petition for review of property valuations within Sagebrush County, Nevada, came before the State Board of Equalization (State Board) for hearing in Carson City, Nevada, on September 30, 2015, after due notice to the Taxpayer and the Assessor.

The property consists of 7 acres in an industrial park developed by the city of Jack Rabbit. The current use is as a storage yard. The property was transferred to the Taxpayer in a trade of property with the City of Jack Rabbit. Power, telephone, water and sewer are available to the property but the property is not tied into these services yet. The County Board found the lack of paved road and topography of the parcel impacted the value, and reduced the per acre value from \$14,000 per acre to \$10,000 per acre. The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.
- 4) The Taxpayer presented sufficient evidence to support a value different from that established by the County Assessor.
- 5) The evidence presented by the Taxpayer indicates the taxable value of the Subject Property does exceed full cash value. Based on the value of the original trade of property between the Taxpayer and the City of Jack Rabbit at \$7,500 per acre and the fact the Assessor included the value of infrastructure not yet actually in place, the State Board determined the taxable value

- should be reduced to \$52,500 for the land and not change the taxable value of the improvements.
- 6) The assessed value as adjusted by the State Board of Equalization is 35 percent of taxable value.
- 7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board has jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board.
- 3) The State Board has the authority to determine the taxable values in the State.
- 4) The valuation as adjusted by the State Board results in the proper taxable value in accordance with NRS 361.227.
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Petition of the Taxpayer is granted based on the above Findings of Fact and Conclusions of Law. The Sagebrush County Recorder is instructed to correct the assessment roll by adjusting the assessed valuation of the subject property as follows:

2016-2017 SECURED ROLL VALUE:

	Taxable	Value	ed Value	
Parcel Number 210-010	Established by County Board of Equalization	Revised By State Board	Established by County Board of Equalization	Revised by State Board
Land	\$70,000	\$52,500	\$24,500	\$18,375
Improvements	\$5,710	\$5,710	\$2,000	\$2,000
Personal Property	\$0	\$0	\$0	\$0
Total	\$75,710	\$58,210	\$26,500	\$20,375

The Sagebrush County Recorder is instructed to certify the assessment roll of the county consistent with this decision.

BY THE STATE BOARD OF EQUALIZATION	N THIS	_ DAY OF NOVEMBER, 2016.
XXXX, Secretary		
abc/yz		

EXAMPLE OF INSUFFICIENT EVIDENCE TO OVERTURN VALUE OF ASSESSOR

In the Matter of)
Farmers Trust) Case No. 16-234
Parcel No. 18-602-007)

NOTICE OF DECISION

Appearances

Deputy appeared on behalf of the Wildhorse County Assessor's Office (Assessor).

Mr. Rancher (Taxpayer) appeared on behalf of himself.

Summary

The matter of the Taxpayer's petition for review of property valuations within Wildhorse County, Nevada, came before the State Board of Equalization (State Board) for hearing in Cowboy City, Nevada, on June 31, 2015, after due notice to the Taxpayer and the Assessor. Taxpayer objects to the increase in the property tax as it is unjustified by the activity in the area; and asserts the value of the property is negatively impacted by its location in the flight path of Air Force Base. The Assessor responds the comparable sales are similarly situated to the subject and are similarly impacted by their location to Air Force Base.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board of Equalization is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.010 et seq.
- 4) The Taxpayer did not present sufficient evidence to support a value different from that established by the County Board of Equalization.
- 5) The evidence presented by the Assessor indicates that the taxable value of the Subject Property does not exceed full cash value. The comparable sales used by the Assessor are within close proximity to the Subject Property and range in adjusted value from \$2.47 per square foot to \$3.29 per square foot. Comparing these adjusted values with that of the valuation of the Subject Property at \$2.25 per square foot, the Assessor's valuation is less than that of the comparables. A more recent sale of \$2.07 also supports the Assessor's valuation, even though it is less than the subject. The recent sale of \$2.07 per square foot must be

- adjusted for location on a secondary street, unlike the subject property which is located on a commercial arterial street.
- 6) The assessed value as previously determined is 35% of taxable value.
- 7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board has jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board of Equalization.
- 3) The State Board has the authority to determine the taxable values in the State.
- 4) The Subject Property is appraised at the proper taxable value in accordance with NRS 361.227.
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Petition of the Taxpayer is denied based on the above Findings of Fact and Conclusions of Law. The Wildhorse County Comptroller is instructed to certify the assessment roll of the county consistent with this decision.

BY THE STATE BOARD OF EQUALIZATION THIS $__$	DAY OF OCTOBER, 2016.
XXXX, Secretary	
abc/yz	

EXAMPLE OF NO APPEARANCE – PRESUMPTION ASSESSOR'S VALUE IS CORRECT

In the Matter of)
Bald Eagle Investments, LLC)
APN: 123-45-678-000)
Mountain County, Nevada)
PETITIONER)
) Case No. 16-123
Mary Weather Appraiser)
Mountain County Assessor)
RESPONDENT	Ì
Appeal of the Decision of the)
MOUNTAIN COUNTY	j
BOARD OF EQUALIZATION	ý

NOTICE OF DECISION

Appearances

No one appeared on behalf of Bald Eagle Investments, LLC (Taxpayer).

Ms. Weather, Appraiser appeared on behalf of the Mountain County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of property valuations for the 2015-16 Secured Roll within Mountain County, Nevada, came before the State Board of Equalization (State Board) for hearing in Rattlesnake, Nevada, on July 14, 2016 after due notice to the Taxpayer and the Assessor.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law, and Decision.

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360 and NRS 361.400.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law at NRS 241.020. The Department provided evidence to show the Taxpayer received notice of the hearing. See Tr., 7-14-15, p. 66, II. 7-10; Record, SBE page 44.
- 4) The subject property consists of a Class D quality construction office building located on 1.48 acres on West Desert Drive in Rattlesnake, Mountain County, Nevada. See Record, SBE pages 38-40; Tr., 7-14-15, p. 66, l. 23 through p. 67, l. 2.

- Based on the Assessor's recommendation, the Mountain County Board of Equalization (County Board) ordered the total taxable value for the subject property of \$2,536,082 be reduced to \$2,447,522 for the 2016-2017 secured roll. See Record, SBE pages 9 and 42; Tr.7-14-15 p. 67, II. 1-2.
- 6) The State Board found the Taxpayer did not present sufficient evidence to support values different from that established by the County Board and did not overcome the presumption that the Assessor's valuation is correct. See Tr., 7-14-15, p. 67, II. 7-10.
- 7) The State Board affirmed the decision of the County Board. See Tr., 7-14-15, p. 68, *ll. 7-18.*
- 8) The assessed value as previously determined by the County Board is 35% of taxable value.
- 9) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board accepted jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board.
- 3) The Taxpayer failed to appear at the hearing. Pursuant to NAC 361.708, the State Board proceeded with the hearing
- 4) The State Board has the authority to determine the taxable values in the State.
- 5) The Taxpayer has the burden of overcoming the presumption that the Assessor's valuation is correct. See Tr., 7-14-15, p. 67, II. 7-10. Pittsburg Silver Peak Gold Mining Co. v. Tax Commission, 49 Nev. 46, 54-55 (1925).
- 6) The subject property is appraised at the proper taxable value as previously determined by the County Board in accordance with NRS 361.227 for the 2016-2017 tax year.
- 7) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

Law. T		County Comptro	denied based on the ller is instructed to			
BY THE	STATE BOAR	D OF EQUALIZA	ATION THIS	DAY OF A	AUGUST, 2016.	

XXXX, Secretary

abc/yz

EXAMPLE OF DIRECT APPEAL OF CENTRALLY ASSESSED PROPERTY - REQUEST TO RECONSIDER, RECOGNIZING ECONOMIC OBSOLESCENCE

In the Matter of	
I Fly Airlines, Incorporated	Case No. 16-123

NOTICE OF DECISION

Appearances

Department Officials appeared on behalf of the Nevada Department of Taxation (Department).

Tax Representative appeared on behalf of I Fly Airlines, Incorporated (Taxpayer).

Summary

This case originally came before the State Board of Equalization (State Board) on an appeal by the Taxpayer of the 2016-2017 unsecured valuations of the centrally assessed property as determined by the Department and certified by the Nevada Tax Commission (Commission). The Taxpayer submitted additional information to the Department. On March 24, 2016, the State Board granted a continuance to the next available meeting date which was May 8, 2016. On May 5, 2016, the Taxpayer requested a second continuance by letter. After review and verification of the circumstances leading to the request for a second continuance, the State Board voted to deny the request for a second continuance and proceeded to hold the hearing. The Taxpayer requested the State Board to reconsider the matter and, after due notice to the Taxpayer and the Department, the matter was heard on September 30, 2016, in Runway, Nevada.

The State Board, having considered all evidence, documents and testimony pertaining to the property in accordance with NRS 361.320 hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1. The State Board is an administrative body created pursuant to NRS 361.375. The State Board is mandated to hear all appeals of determinations of taxable value of centrally assessed property pursuant to NRS 361.380, 361.385 and 361.403.
- 2. The Commission is required to establish the valuation for assessment purposes of any property of an interstate and intercounty nature, including the property of all interstate or intercounty airline companies pursuant to NRS 361.320 and applicable regulations. The Taxpayer is the owner of property of an interstate or inner county nature.
- 3. The Taxpayer and the Department were given adequate, proper and legal notice of the time and place of the hearing before the State Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.
- 4. The Department determined and the Commission certified the taxable value of the centrally assessed property in conformance with all applicable statutory and regulatory provisions.
- 5. The Department stipulated and agreed the matter should be reconsidered. Pursuant to NAC 361.682, the State Board reconsidered its decision of May 8, 2014.

- 6. The Taxpayer provided additional information to the Department after the certification of the tax bill to show additional economic obsolescence should be allowed. The Department reviewed the financial information showing a negative operating income, and other economic factors, and agreed to place more weight on the income indicator of value. The Department recommended a reduction in taxable value from \$150,000,000 to \$125,000,000. The Taxpayer agreed to the recommendation.
- 7. Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1. The notice of appeal was timely filed by the Taxpayer, and the State Board has jurisdiction to determine this matter.
- 2. The State Board, pursuant to NAC 361.682, agreed to reconsider the matter.
- 3. The Department and the Commission are administrative agencies or bodies created pursuant to Title 32 of the Nevada Revised Statutes.
- 4. The revised, apportioned value of the centrally assessed property calculated by the Department reflects the value of the Taxpayer's property pursuant to NRS 361.320.
- 5. Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Petition of the Taxpayer is granted based on the above Findings of Fact and Conclusions of Law. The Department is instructed to correct the central assessment roll by adjusting the assessed valuation of the subject property as follows:

2016-2017 UNSECURED ROLL VALUE:

	Taxable	e Value	Assessed Value		
	Certified by the	Revised By	Certified by the	Revised by	
	Nevada Tax State Board of		Nevada Tax	State Board of	
	Commission Equalization		Commission	Equalization	
System Value	\$150,000,000	\$125,000,000	\$2,083,000	\$1,736,000	

BY THE STATE BOARD OF EQUALIZATION THIS DAY OF OCTOBER, 2016.
XXXX, Secretary
abc/yz

EXAMPLE OF AGRICULTURAL DESIGNATION; FINDING OF USE SUFFICIENT EVIDENCE TO OVERTURN ASSESSOR

In the Matter of)
Farm and Ranch Trust) Case No. 16-100
Parcel No. 162-01	j

NOTICE OF DECISION

Appearances

Tax representatives and witnesses appeared on behalf of Farm & Ranch Trust (Taxpayer).

Deputies appeared on behalf of Alfalfa County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of property valuations within Alfalfa County, Nevada, came before the State Board of Equalization (State Board) for hearing in Gopher, Nevada, on September 30, 2016, after due notice to the Taxpayer and the Assessor.

The Taxpayer appealed the determination of the Assessor that the subject property had been converted from an agricultural use thus causing deferred taxes to be billed. The Assessor contended that under NRS 361A.031, the owner's request to be annexed into the City of Homestead constituted a conversion to a higher use because the annexation caused a rezoning to a higher density. Taxpayer asserted the property remains a working ranch and is entitled to the agricultural use designation. Taxpayer further asserted, annexation is not a change in zoning but only a change in jurisdiction.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361A.273(2) and NRS 361.355.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law. at NRS 241.020.
- 4) The Taxpayer presented sufficient evidence to support a finding of use different from that determined by the Assessor.
- The State Board found two pieces of evidence were dispositive of whether the property had been converted from an agricultural use. A letter from the Assistant City Manager of Development Services to the Homestead City Council dated October 22, 2014 found at circle page 66 stated "There is no change in land use or density as a result of annexation." A letter from Hazel Nutt, Community Development director for the City of Homestead dated July 21, 2014 found at circle page 68 stated a translation "table was designed to create a transfer of property from the unincorporated County to a City without any increase in zoning entitlement."

- In addition, the State Board found the agricultural use assessment was designed to encourage agricultural use for as long as possible. The State Board also relied on the dicta of the court in Convention Properties v. Washoe County Assessor, 793 P.2d 1332 (June 28, 1990). See circle page 48. footnote 2.
- 7) The State Board found the request for annexation into the City of Homestead by the Taxpayer did not result in a conversion to a higher use and the subject property continues to be eligible for the agricultural use designation.
- 8) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board has jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board.
- 3) The State Board has the authority to determine the taxable values in the State and to determine whether property has been converted to a higher use, pursuant to NRS 361A.273.
- 4) The subject property is properly designated as agricultural use property and deferred taxes are not due.
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Petition of the Taxpayer is granted based on the above Findings of Fact and Conclusions of Law. The Alfalfa County Assessor is instructed to correct the assessment roll by calculating the taxable value based on agricultural use.

	The Alfalfa	County	Comptrolle	r is instru	icted to ce	rtify the a	ssessment	roll of the	county	consisten	t with
this de	cision.										

BY THE STATE BOARD OF EQUALIZATION	ON THIS DAY OF OCTOBER, 2016.
XXXX, Secretary	
abc/yz	

EXAMPLE OF DOUBLE TAXATION JUSTIFYING LOWER VALUE

In the Matter of)
University of Goldmine) Case No. 16-102
Parcel No. 009)

NOTICE OF DECISION

Appearances

University of Goldmine (Taxpayer) did not make an appearance.

Deputy appeared on behalf of the Copper County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of property valuations within Copper County, Nevada, came before the State Board of Equalization (State Board) for hearing in Metal City, Nevada, on August 4, 2015, after due notice to the Taxpayer and the Assessor. The Taxpayer appealed, directly to the State Board, the value of personal property placed on the 2015-2016 unsecured tax roll after December 15, 2015. The Taxpayer asserted certain leasehold improvement costs that were reported on the personal property declaration and subsequently placed on the unsecured roll were in fact the costs of leasehold improvements already included in the value of improvements on the secured tax roll. The Assessor agreed the reported personal property costs were already contained in the taxable value of the improvements and resulted in double taxation.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board of Equalization is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360, including direct appeals of assessments of personal property placed on the unsecured tax roll after December 15 (NRS 361.360(3)).
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law. See NRS 241.020.
- 4) In lieu of an appearance, the Taxpayer filed Taxpayer's claim pursuant to NRS 361.385.

- 5) The Taxpayer and the Assessor presented sufficient evidence to support the removal of value from the 2015-2016 unsecured tax roll.
- 6) The evidence presented by the Taxpayer and Assessor indicates the value of certain leasehold improvements were already captured in the value of improvements on the 2014-2015 secured roll. The Assessor recommended a reduction in the taxable value of the personal property on the unsecured roll from \$1,247,991 to \$322,337 to avoid double taxation of the property. The State Board found the taxable value of the personal property on the 2015-2016 unsecured roll should be reduced in accordance with the Assessor's recommendation.
- 7) The assessed value as adjusted by the State Board is 35% of taxable value.
- 8) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board has jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board of Equalization.
- 3) The State Board has the authority to determine the taxable values in the State.
- 4) The valuation as adjusted by the State Board results in the proper taxable value in accordance with NRS 361.227.
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Petition of the Taxpayer is granted based on the above Findings of Fact and Conclusions of Law.

2015-2016 UNSECURED ROLL VALUE:

	Taxable Value		Assessed Value	
Parcel Number	Established by County Assessor	Revised By State Board	Established by County Assessor	Revised by State Board
643				
Personal Property	\$1,247,991	\$322,337	\$436,797	\$112,818
TOTAL	\$1,247,991	\$322,337	\$436,797	\$112,818

The Copper County Comptroller is to certify the assessment roll of the county consistent with this decision.
BY THE STATE BOARD OF EQUALIZATION THIS DAY OF OCTOBER, 2016.
XXXX, Secretary
abc/yz

EXAMPLE OF NO JURISDICTION DUE TO LATE FILING

In the Matter of)
)
Jean Cotton dba Four Seaso	ons)
Parcel Identifier: 1234599)
Polyester County, Nevada)
PETITIONER	ý
) Case No. 16-234
Summer Linen)
Polyester County Assessor	ý
RESPONDENT	ý

NOTICE OF DECISION

Appearances

No one appeared on behalf of Ms. Cotton dba Four Seasons (Taxpayer).

Ms. Linen appeared on behalf of the Polyester County Assessor's Office (Assessor).

Summary

This case came before the State Board of Equalization (State Board) on an appeal by the Taxpayer of the 2015-2016 valuation of Taxpayer's personal property established by the Assessor. The Notice of Appearance to determine whether the State Board would accept jurisdiction of the case was heard by the State Board on September 19, 2016 in Cashmere, Nevada, after due notice to the Taxpayer and the Assessor.

Pursuant to NAC 361.7014, the Secretary to the State Board examined the petition of the Taxpayer and found the Taxpayer's appeal was for the tax year 2015-2016. See Record, page 1. The personal property was assessed on the unsecured roll on April 17, 2015 and may be appealed directly to the State Board pursuant to NRS 361.360(3). However, all such direct appeals must be filed no later than May 15, 2016. The direct appeal to the State Board was postmarked on July 1, 2016 and was six weeks late. Accordingly the Secretary recommended to the State Board that the appeal be dismissed due to lack of jurisdiction.

The State Board, having considered all evidence, documents and testimony pertaining to the jurisdiction of the State Board in accordance with the requirements of NRS 361.360, hereby makes the following Findings of Fact, Conclusions of Law and Decision

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020. The Department provided evidence to show the Taxpayer received notice of the hearing. See Tr., 9-19-15, p. 45, II. 18-20; Record, SBE page 10.
- 3) The State Board has jurisdiction to hear direct appeals from a taxpayer if the property was placed on the unsecured roll after December 15th pursuant to NRS 361.360(3) and if the appeal is filed no later than May 15th. In this case, the property was placed on the unsecured roll on April 17, 2016 and was eligible to be heard by the State Board as a direct appeal, however, the appeal was not filed until July 1, 2016 and was 46 days late. See Record, SBE page 6.

- 4) The State Board found the Taxpayer did not show substantial circumstances beyond the control of the Taxpayer as to why the Taxpayer did not file timely to the State Board, and declined to accept jurisdiction of the case. See Tr., 9-19-15, p. 46, l. 9 through p. 47, l. 5.
- 5) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The State Board has authority to determine whether it has jurisdiction to hear a matter. The State Board has the authority to determine matters necessary to carry out the power conferred on the State Board by statute. *Checker, Inc. et al. v. Public Serv. Comm'n,* 84 Nev. 623, 629-630,446 P.2d 981 (1968).
- 2) The Taxpayer failed to appear at the hearing. Pursuant to NAC 361.708, the State Board proceeded with the hearing.
- 3) The State Board found the Taxpayer did not show substantial circumstances beyond the control of the Taxpayer as to why the appeal was not first filed to the County Board, and declined to accept jurisdiction of the case. *First American Title Company v. State of Nevada*, 91 Nev. 804, 543 P2d 1344 (1975).
- 4) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

Based on the foregoing Findings of Fact and Conclusions of Law, the State Board held it is without jurisdiction to hear the above referenced appeal by the Taxpayer. The Polyester County Comptroller is instructed to certify the assessment roll of the county consistent with this decision.

BY THE STATE BOARD OF EQUALIZATION THIS	DAY OF NOVEMBER, 2016.
XXXX, Secretary	
abc/yz	

EXAMPLE OF NO JURISDICTION DUE TO FAILURE TO FIRST APPEAR AT CBE

In the Matter of)
Wendy Day)
Parcel Identifier: 5310496)
Rockslide County, Nevada	j
PETITIONER)
) Case No. 16-189
Sandy Rhodes)
Rockslide County Assessor)
RESPONDENT)
)

NOTICE OF DECISION

Appearances

Wendy Day appeared on behalf of herself (Taxpayer).

Sandy Rhodes and Dusty Mountain appeared on behalf of the Rockslide County Assessor's Office (Assessor).

Summary

This case came before the State Board of Equalization (State Board) on an appeal by the Taxpayer of the 2014-2015 valuation of Taxpayer's personal property established by the Assessor. The Notice of Appearance to determine whether the State Board would accept jurisdiction of the case was heard by the State Board on August 13, 2016 in Open Sky, Nevada, after due notice to the Taxpayer and the Assessor.

Pursuant to NAC 361.7014, the Secretary to the State Board examined the petition of the Taxpayer and found the Taxpayer's appeal was for the tax year 2014-2015. See Record, page 1. The personal property was assessed on the unsecured roll on December 12, 2014, therefore a direct appeal to the State Board pursuant to NRS 361.360(3) is precluded. The appeal should have first been filed with the Desert County Board of Equalization (County Board), but was not. Accordingly the Secretary recommended to the State Board that the appeal be dismissed due to lack of jurisdiction.

The State Board, having considered all evidence, documents and testimony pertaining to the jurisdiction of the State Board in accordance with the requirements of NRS 361.360, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020. See Record, SBE page 17.
- 3) The subject property is a glider aircraft, tail number N12YZ, located at the Air Sailing Center, 42345 Muddy Ranch Road in Rockslide County, Nevada. See Tr., 8-19-13, p. 41, II. 2-6.

- 4) The Taxpayer stated he had received no notice from the Assessor's office regarding the assessment; and that the address obtained from the FAA by the Assessor's office was incorrect. See *Tr.*, 8-13-13, p. 39, *I*. 25 through p.40, *I*. 20.
- 5) The State Board has jurisdiction to hear direct appeals from a taxpayer if the property was placed on the unsecured roll after December 15th pursuant to NRS 361.360(3) as well as appeals from the action of a county board of equalization pursuant to NRS 361.400. In this case, the property was placed on the unsecured roll on December 12, 2013 and should have been appealed first to the County Board. The State Board found the property was placed on the unsecured roll on December 12, 2014 and therefore did not meet the criteria for a direct appeal. The State Board further found the Taxpayer did not first appeal to the County Board, and the County Board made no decision which could be appealed to the State Board.
- 6) The State Board found the Taxpayer did not show substantial circumstance beyond the control of the Taxpayer as to why the Taxpayer did not file timely to the County Board, and declined to accept jurisdiction of the case. See Tr., 8-13-13, p. 43, l. 17 through p. 44, l. 22.
- 7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The State Board has authority to determine whether it has jurisdiction to hear a matter. The State Board has the authority to determine matters necessary to carry out the power conferred on the State Board by statute. *Checker, Inc. et al. v. Public Serv. Comm'n,* 84 Nev. 623, 629-630,446 P.2d 981 (1968).
- 2) The State Board found the Taxpayer did not show substantial circumstances beyond the control of the Taxpayer as to why the appeal was not first filed to the County Board, and declined to accept jurisdiction of the case. *First American Title Company v. State of Nevada*, 91 Nev. 804, 543 P2d 1344 (1975).
- 3) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

Based on the foregoing Findings of Fact and Conclusions of Law, the State Board held it is without jurisdiction to hear the above referenced appeal by the Taxpayer. The Rockslide County Comptroller is instructed to certify the assessment roll of the county consistent with this decision.

BY THE STATE BOARD OF EQUALIZATION THIS _	DAY OF OCTOBER, 2016.
XXXX , Secretary	
abc/yz	

EXAMPLE OF REQUEST FOR RECONSIDERATION – DENIED

In the Matter of)
Mr. and Mrs. Active) Case No. 16-103
Parcel No. 29	j

NOTICE OF DECISION

Petition for Reconsideration

Appearances

Tax Representative appeared on behalf of Mr. and Mrs. Active (Taxpayers).

Summary

The matter of the Taxpayers' Petition for Reconsideration of the State Board's decision on the Taxpayers' property valuations within Snow County, Nevada, came before the State Board of Equalization (State Board) for hearing in Ski Slope, Nevada, on March 28, 2016, after notice dated February 20, 2016, to the Taxpayers and the Assessor was issued.

The matter was originally heard by the State Board on September 18, 2014 and a Notice of Decision letter was issued on November 20, 2015. The State Board received a Petition for Reconsideration on November 27, 2015. Taxpayers requested the State Board to reconsider information regarding comparable sales data, specifically the Juniper land sale and the sale of the subject property.

The State Board, having considered all evidence, documents and testimony pertaining to the Petition for Reconsideration hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360.
- 3) The Taxpayers and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.
- 4) The State Board concluded in the Notice of Decision dated November 20, 2015 it has the authority to determine the taxable values in the State, and that the Subject Property is appraised, as adjusted by the County Board, at the proper taxable value in accordance with NRS 361.
- 5) The State Board found the Taxpayers did not present sufficient evidence to demonstrate the State Board had overlooked or misapprehended a material fact in the record or a material question of law.

- The State Board found it had properly considered all of the information presented by the Taxpayers and Assessor at the prior hearing and correctly determined valuations of the Subject Property. The State Board specifically mentioned the Juniper Land sale in the Notice of Decision dated November 20, 2015. (See also evidence at page WCA 19-30). The evidence of the sale of the Subject Property appears at circle page 10 of the record and was considered by the State Board. (See Transcript, page 11, lines 10-25).
- 7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayers timely filed a Petition for Reconsideration, and the State Board has jurisdiction to determine this matter pursuant to NRS 233B.130(4).
- 2) The Taxpayers and the Assessor are subject to the jurisdiction of the State Board.
- 3) The State Board has the authority to determine if the above referenced matter should be reconsidered. The standard for review the State Board used was whether the State Board overlooked, misapplied, or failed to consider a statute, procedural rule, regulation, or decision directly controlling a dispositive issue in the case; or overlooked or misapprehended a material fact in the record.
- 4) The State Board concludes no material facts were overlooked and the State Board did not misapply or fail to consider a material question of law.
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

The Taxpayers' Petition for Reconsideration is denied based on the above Findings of Fact a Conclusions of Law.	anc
BY THE STATE BOARD OF EQUALIZATION THIS DAY OF MAY, 2016.	
XXXX, Secretary	
ahc/vz	

EXAMPLE OF REMAND TO DEVELOP THE RECORD

In th	he Matter of)
	Canyon Restaurant Supply Company APN: 458-12-742-012 Coyote County, Nevada)))
	PETITIONER)))) 0000 No. 40 400
	Jessie James) Case No. 16-102)
	Coyote County Assessor RESPONDENT)
	Appeal of the Decision of the	,
	COYOTE COUNTY BOARD OF EQUALIZATION)

ORDER OF REMAND

Appearances

Annie Oakley appeared on behalf of the Canyon Restaurant Supply Company (Taxpayer).

Jessie James appeared on behalf of the Coyote County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of property valuations for the 2016-17 Secured Roll within Coyote County, Nevada, came before the State Board of Equalization (State Board) for hearing in Snakebite, Nevada, on June 26, 2016 after due notice to the Taxpayer and the Assessor.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

- The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360 and NRS 361.400.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law at NRS 241.020.
- 4) The subject properties consist of 43 finished vacant residential lots ranging in size from .14 to .22 acres, located in Placer Place on Parcel 24 in Snakebite, Coyote County, Nevada. See Record, SBE pages 24; 47-49; Tr., 6-26-15, p. 137, II. 1-4.
- 5) The Coyote County Board of Equalization (County Board) ordered the total taxable value for the subject properties of \$2,010,500 plus common element of \$181,764, or a base lot value of

- \$35,000 with a 10% subdivision discount, be upheld for the 2014-2015 secured roll. See Record, SBE pages 15, 31; Tr. 6-26-15, p. 137, Il. 4-7.
- 6) The State Board found the County Board provided an insufficient record to review and upon which to make a decision. See Tr., 6-26-15, p. 144, l. 3 through p. 146, l. 2; p. 149, l. 19 through p. 150, l. 10.
- 7) The State Board remanded the case to the County Board to consider the appeal of the Taxpayer, and to develop an adequate record which shows the evidence and testimony on which the County Board relied to make its decision. See Tr., 6-26-15, p. 154, l.3 through p. 155, *I.* 12.
- 8) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board accepted jurisdiction to determine this matter.
- 2) The State Board has authority to determine whether it has jurisdiction to hear a matter. The State Board has the authority to determine matters necessary to carry out the power conferred on the State Board by statute. Checker, Inc. et al. v. Public Serv. Comm'n, 84 Nev. 623, 629-630,446 P.2d 981 (1968).
- 3) The State Board has the authority to remand a case to the county board of equalization if it determines the record of a case on appeal is inadequate because of an act or omission of the county assessor, district attorney, or county board of equalization. See NRS 361.360(6).
- 4) The State Board has the authority to direct the county board to develop an adequate record within 30 days after the remand. See NRS 361.360(6).
- 5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

ORDER

The Coyote County Board of Equalization is instructed to hold a hearing to review the record of this matter and any supplemental evidence presented by the parties. Based on this review, the County Board is instructed to determine the taxable value of the subject property.

ays of receipt of er than 15 days

The Coyote County Board is further instructed to this Order and to supplement the record for State Board after the hearing is held with the County Board's findings	d case number 16-102 no late
BY THE STATE BOARD OF EQUALIZATION THIS	DAY OF AUGUST, 2016.
XXXX, Secretary	
abc/yz	

EXAMPLE OF UPHOLD COUNTY BOARD IN FINDING OF NO JURISDICTION

In the Matter of)
On The Run, LLC APN: 131-16-142-009)
Bar County, Nevada)
PETITIONER	j
) Case No. 16-125
lda Lawman)
Bar County Assessor)
RESPONDENT)
Appeal of the Decision of the)
BAR COUNTY)
BOARD OF EQUALIZATION	j

NOTICE OF DECISION

Appearances

Bonnie Clyde appeared on behalf of On The Run, LLC (Taxpayer).

Ida Lawman and Tray Tore appeared on behalf of the Bar County Assessor's Office (Assessor).

Summary

This case came before the State Board of Equalization (State Board) on an appeal by the Taxpayer of the 2015-2016 valuation of Taxpayer's real property established by the Assessor. The Notice of Appearance to determine whether the State Board would accept jurisdiction of the case was heard by the State Board on July 17, 2016 in Hideout, Nevada, after due notice to the Taxpayer and the Assessor.

Pursuant to NAC 361.7014, the Secretary to the State Board examined the petition of the Taxpayer and found the Taxpayer's appeal was for the tax year 2014-2015. See Record, page 1. Although the appeal was filed timely to the State Board, the Taxpayer did not file timely with the Bar County Board of Equalization (County Board) because no agent authorization was received by the County Board within 48 hours of the deadline for appeal on January 15, 2015. The County Board did not accept jurisdiction to hear the case. See Tr.,7-17-15, p. 227, l. 17 through p. 228, l. 14, Record, SBE pages 14 and 30. Accordingly, the Secretary recommended to the State Board that the appeal be dismissed due to lack of jurisdiction.

The State Board, having considered all evidence, documents and testimony pertaining to the jurisdiction of the State Board in accordance with the requirements of NRS 361.360, hereby makes the following Findings of Fact, Conclusions of Law and Decision

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020. See Record, SBE page 32.

- 3) Pursuant to NRS 361.360 (1), any taxpayer aggrieved at the action of the County Board of Equalization in equalizing, or failing to equalize, the value of his property, or property of others, or a county assessor, may file an appeal with the State Board of Equalization on or before March 10 in the current assessment year. The appeal to the State Board was postmarked on March 10, 2016 and was timely filed.
- 4) Pursuant to NRS 361.340(11), every appeal to the County Board must be filed not later than January 15th. Although an agent filed a petition with the County Board on January 14, 2016, no agent authorization allowing a representative to file on the Taxpayer's behalf was timely received. The County Board did not accept jurisdiction to hear the Taxpayer's appeal because it was not properly filed. See Record, pages 14 and 30; Tr., 7-17-15, p. 227, I. 17 through p. 228, I. 7; p. 230, II. 6-22.
- 5) The State Board found the County Board's decision to not take jurisdiction was supported by substantial evidence. See Tr., 7-17-15, p. 228, II. 1-22.
- 6) The State Board affirmed the decision of the County Board. See Tr., 7-17-15, p. 237, l. 20 through p. 238, l. 17.
- 7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

- 1) The Taxpayer timely filed a notice of appeal, and the State Board accepted jurisdiction to determine this matter.
- 2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board.
- 3) Substantial evidence is defined as "what a reasonable mind might accept as adequate to support a conclusion." *Bing Construction Co., v. Department of Taxation, 109 Nev. 275, 278 (1993).* Based on the State Board's finding that the County Board's decision to not take jurisdiction was supported by substantial evidence, and the Taxpayer did not overcome the burden to show the County Board's decision was not supported by substantial evidence, the State Board upheld the decision of the County Board.
- 4) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

	n of the Taxpayer is denied ba unty Comptroller is instructed		•		
BY THE STATE B	OARD OF EQUALIZATION TH	IS [DAY OF SEPTEM	BER, 2016.	

XXXX, Secretary	

abc/yz

EXAMPLE OF STIPULATED AGREEMENT

In the Matter of)
Gone Fishing, LLC APN: 123-789-52)
Catfish County, Nevada	j
PETITIONER)
) Case No. 16-321
Ray Finn)
Catfish County Assessor)
RESPONDENT)
Appeal of the Decision of the)
CATFISH COUNTY)
BOARD OF FOLIALIZATION	Ì

NOTICE OF DECISION

Appearances

Jack Dempsey and John Dory of Trout Law, LLP, appeared on behalf of Gone Fishing, LLC (Taxpayer).

Barb Pike, Nevada Department of Taxation, and Ray Finn appeared on behalf of the Catfish County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of renewable energy property valuations came before the State Board of Equalization (State Board) for hearing in Barracuda, Nevada, August 6, 2016 after due notice to the Taxpayer and the Department.

At the hearing on August 6, 2016, the parties proposed to settle the matter and presented a stipulated agreement for review and approval by the State Board. See Tr., 8-6-15 p. 204, II.1-6; Record, Stipulation. The State Board moved to approve the stipulated agreement proposed by the parties. See Tr., 8-6-15, p. 206, I. 21 through p. 207, I. 8.

DECISION

The State Board, having considered all evidence, documents and testimony, hereby approves the taxable values proposed by the parties for the subject property, case number 16-321.

The Assessor is instructed to correct the assessment roll by adjusting the assessed valuation of the subject property as follows:

2016-2017 Secured Roll

	Taxable Value		Assessed Value	
APN: 088-001-46	Established by County Assessor	Revised By State Board	Established by County Assessor	Revised by State Board
Land	\$5,256,923	\$4,952,000	\$1,839,923	\$1,733,200

Improvements	\$115,000,000	\$20,000,000	\$40,250,000	\$7,000,000
Improvements –Wind Turbine Generators and Substation	0	\$150,000,000	0	\$52,500,000
Total	\$120,256,923	\$174,952,000	\$42,089,923	\$61,233,200

2015-16 Unsecured Roll

	Taxable Value		Assessed Value	
APN: 088-001-46	Established by County Assessor	Revised By State Board	Established by County Assessor	Revised by State Board
Personal Property	\$1,500,995	\$1,500,995	\$525,348	\$525,348
Total	\$1,500,995	\$1,500,995	\$525,348	\$525,348

The Catfish County Comptroller is instructed to certify the assessment roll of the county consistent with this decision.

BY THE STATE BOARD OF EQUALIZ	ATION THIS	_ DAY OF OCTOBER, 2016.
XXXX, Secretary		
abc/yz		

Statutes and Regulations

STATUTES AND REGULATIONS

The following internet links on the State of Nevada Legislative website (http://leg.state.nv.us) are provided to the statutes and regulations governing Administrative Procedures, Appeals, Open Meeting Laws, and Property Taxes.

Nevada Revised Statutes (NRS)

CHAPTER 233B - NEVADA ADMINISTRATIVE PROCEDURE ACT http://leg.state.nv.us/NRS/NRS-233B.html

CHAPTER 241 - MEETINGS OF STATE AND LOCAL AGENCIES http://leg.state.nv.us/NRS/NRS-241.html

CHAPTER 360 – REVENUE AND TAXATION GENERALLY https://www.leg.state.nv.us/NRS/NRS-360.html

CHAPTER 361 - PROPERTY TAX http://leg.state.nv.us/NRS/NRS-361.html

CHAPTER 361A - TAXES ON AGRICULTURAL REAL PROPERTY AND OPEN SPACE http://leg.state.nv.us/NRS/NRS-361A.html

CHAPTER 362 – TAXES ON PATENTED MINES AND PROCEEDS OF MINERALS https://www.leg.state.nv.us/NRS/NRS-362.html

Nevada Administrative Code (NAC)

CHAPTER 360 – REVENUE AND TAXATION GENERALLY https://www.leg.state.nv.us/NAC/NAC-360.html

CHAPTER 361 - PROPERTY TAX http://leg.state.nv.us/NAC/NAC-361.html

CHAPTER 361A - TAXES ON AGRICULTURAL REAL PROPERTY AND OPEN SPACE http://leg.state.nv.us/NAC/NAC-361A.html

CHAPTER 362 – TAXES ON PATENTED MINES AND PROCEEDS OF MINERALS https://www.leg.state.nv.us/NAC/NAC-362.html

ATTORNEY GENERAL MANUALS

ADMINISTRATIVE RULEMAKING MANUAL:

https://ag.nv.gov/uploadedFiles/agnvgov/Content/Publications/Administrative%20Rulemaking% 20Manual%201-15%20(Edited)(2).pdf

BOARDS AND COMMISSIONS MANUAL:

http://ag.nv.gov/uploadedFiles/agnvgov/Content/Publications/Boards%20and%20Commissions%20Manual%20(With%20Edits)X.pdf

NEVADA OPEN MEETING LAW MANUAL:

https://ag.nv.gov/uploadedFiles/agnvgov/Content/About/Governmental_Affairs/2019-03-26 OML 12TH AGOMANUAL.pdf