

ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

Board Meeting -- July 18, 2022 -- 9:00 am

COUNTY ADMINISTRATION CENTER BOARD CHAMBERS, ROOM 1070 501 Low Gap Road Ukiah, CA 95482 (707) 463 4441

AGENDA

Zoom Webinar ID: 895 9994 8999

1. OPEN SESSION - CALL TO ORDER

- 1a) Roll Call
- 1b) Confirm Proper Notice of Public Hearing
- 1c) Election of Chair and Vice-Chair
- 1d) Adoption of 2022-23 Board of Equalization Local Property Tax Rules
- 1e) Adoption of 2022-23 Master Meeting Schedule
- 1f) Confirm Agenda Amendments
- 1g) Announce Order of Proceedings

2. APPROVAL OF WITHDRAWN APPLICATIONS

Case #	Applicant/Agent/PropType	APN/Situs	
21-0008 11/5/2021 Withdraw Received	Raley's Family of Stores Ukiah LLC J.W. Chatam and Associates Commercial/Industrial	17019025 1315 N State St Ukiah	
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.		
	Current Status: Noticed for Hearing		
21-0009 11/8/2021 Withdraw Received	Raley's Family of Stores/ Ukiah LLC J.W. Chatam and Associates Commercial/Industrial Decline in Value: The Assessor's roll value exceeds the machine Current Status: Noticed for Hearing	ine in Value: The Assessor's roll value exceeds the market value as of the lien date.	

2. APPROVAL OF WITHDRAWN APPLICATIONS (Cont'd)

Case #	Applicant/Agent/Prop Type	APN/Situs
21-0016 12/7/2021	Bailey, Frank R III	1194000400 43601 Little Lake Rd
Withdraw Received	Vacant Land	Mendocino
	Calamity: Assessor's reduced value incorrect for property damaged by misfortune or calamit	
	Current Status: Noticed for Hearing	

Current Status: Noticed for Hearing

3. APPROVAL OF STIPULATIONS IN PLACE OF APPEARANCE AND TESTIMONY

4. APPROVAL OF REQUESTED CONTINUANCES AND/OR POSTPONEMENTS

Case #	Applicant/Agent/Prop Type	APN/Situs
21-0017 11/29/2021 Postpone Requested	FC Ranger RE Mountain View LLC Ryan LLC Commercial/Industrial	00347131 1343 S Dora St Ukiah
Decline in Value: The Assessor's roll value exce		e market value as of the lien date.
	Current Status: Noticed for Hearing	

5. CONDUCT ASSESSMENT APPEAL PROTEST HEARINGS AND PRESENTATION OF EVIDENCE

Case #	Applicant/Agent/Prop Type	APN/Situs
20-0010 11/24/2020	Mendocino Hotels LLC Paramount Property Tax Appeal Apartments (Units not Specified) Decline in Value: The Assessor's roll value exceeds the m	11907011 10701 Palette Dr Mendocino
	Current Status: Noticed for Hearing	

5. CONDUCT ASSESSMENT APPEAL PROTEST HEARINGS AND PRESENTATION OF EVIDENCE (Cont'd)

Case #	Applicant/Agent/Prop Type	APN/Situs
20-0011 11/24/2020	Mendocino Hotels LLC Paramount Property Tax Appeal Commercial/Industrial Decline in Value: The Assessor's roll value exceeds the ma	11914005 N/A N/A Mendocino arket value as of the lien date.
	Current Status: Noticed for Hearing	
20-0012 11/24/2020	Mendocino Hotels LLC Paramount Property Tax Appeal Commercial/Industrial	11923601 45080 Albion St Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	
20-0013 11/24/2020	Mendocino Hotels LLC Paramount Property Tax Appeal Apartments (Units not Specified)	11923804 45060 Main St Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien de Base Year: The Assessor's base year and/or base year value is incorrect.	
	Current Status: Noticed for Hearing	
20-0014 11/24/2020	Mendocino Hotels LLC Paramount Property Tax Appeal Apartments (Units not Specified)	11923818 45080 Main St Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date. Base Year: The Assessor's base year and/or base year value is incorrect.	
	Current Status: Noticed for Hearing	
20-0015 11/17/2020	Fort Bragg Investments LLC Paramount Property Tax Appeal Other	0181204200 888 S Main ST Fort Bragg
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date. Base Year: The Assessor's base year and/or base year value is incorrect.	
	Current Status: Noticed for Hearing	

5. CONDUCT ASSESSMENT APPEAL PROTEST HEARINGS AND PRESENTATION OF EVIDENCE (Cont'd)

Case #	Applicant/Agent/Prop Type	APN/Situs
21-0001 9/14/2021	ANDERSON VALLEY PROPERTIES PROTAX LLC Single Fam Res/Condo/Townhouse	04611047 10580 ANDERSON VALLEY WAY Boonville
	Decline in Value: The Assessor's roll value exceeds the ma	arket value as of the lien date.
	Current Status: Noticed for Hearing	
21-0002 9/21/2021	Anchor Bay Camp Ground LLC PROTAX LLC Commercial/Industrial	14402209 35400 S Hwy 1 Gualala
	Decline in Value: The Assessor's roll value exceeds the ma	arket value as of the lien date.
	Current Status: Noticed for Hearing	
21-0010 11/19/2021	Fort Bragg Investments LLC Paramount Property Tax Appeal Commercial/Industrial	0181204200 888 S Main St Fort Bragg
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	
21-0011 11/19/2021	Mendocino Hotels LLC Paramount Property Tax Appeal Other	11907011 10701 Palette Dr Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	
21-0012 11/19/2021	Mendocino Hotels LLC Paramount Property Tax Appeal Other	11923601 45080 Albion St Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date	
	Current Status: Noticed for Hearing	
21-0013 11/19/2021	Mendocino Hotels LLC Paramount Property Tax Appeal	11923818 45080 Main St Mendocino
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	

5. CONDUCT ASSESSMENT APPEAL PROTEST HEARINGS AND PRESENTATION OF EVIDENCE (Cont'd)

Case #	Applicant/Agent/Prop Type	APN/Situs
21-0014 11/30/2021	Pauli, William C	17228302 12550 Hawn Creek Rd
	Agricultural	Potter Valley
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	
21-0015 11/30/2021	Pauli, William C	17223804 12550 Hawn Creek Rd
	Agricultural	Potter Valley
	Decline in Value: The Assessor's roll value exceeds the market value as of the lien date.	
	Current Status: Noticed for Hearing	

6. OTHER BUSINESS

- 6a) Approval of Minutes of the April 25, 2022 Meeting
- **6b) Public Expression**
- 6c) Matters from Staff
- 6d) Announcements
- 6e) Confirm Date of Next Meeting
- 6f) Adjournment

DARCIE ANTLE Interim Chief Executive Officer Interim Clerk of the Board



COUNTY OF MENDOCINO BOARD OF SUPERVISORS

CONTACT INFORMATION
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government/board-of-supervisors

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Mendocino County Assessment Appeals Board will meet in the Mendocino County Board of Supervisors Chambers, located at 501 Low Gap Road, Room 1070, Ukiah, California, on Monday, July 18, 2022, at 9:00 a.m., or as soon thereafter as possible, for an annual organizational meeting and for the purpose of equalizing and adjusting assessments. Virtual attendance will also be available via Zoom (pursuant to Government Code section 54953(e)(1)(A)). This meeting will be live streamed and available for viewing on the Mendocino County YouTube page at https://www.youtube.com/MendocinoCountyVideo.

Assessment protests may be filed with the Clerk of the Board, at 501 Low Gap Road, Room 1010, Ukiah, California 95482, from July 2 through November 30, 2022. Applications* may be obtained by appointment from the Executive Office, 501 Low Gap Road, Room 1010, Ukiah, between 8:00 a.m. and 5:00 p.m., Monday through Friday or online at www.mendocinocounty.org/government/forms.

*A \$75 non-refundable processing fee is required for each Application for Changed Assessment submitted. Please note that one Application for Changed Assessment is required for each parcel and type of assessment being appealed. Applications submitted without the \$75 fee will be returned unprocessed.

DARCIE ANTLE Interim Clerk of the Board

RESOLUTION NO. 22-001

RESOLUTION OF THE MENDOCINO COUNTY ASSESSMENT APPEALS BOARD OF THE COUNTY OF MENDOCINO FINDING THAT STATE OR LOCAL OFFICIALS CONTINUE TO RECOMMEND MEASURES TO PROMOTE SOCIAL DISTANCING IN CONNECTION WITH PUBLIC MEETINGS

WHEREAS, all meetings of the Mendocino County Board of Supervisors and its legislative bodies are open and public, as required by the Ralph M. Brown Act (Cal. Gov. Code §§ 54950 – 54963), so that any member of the public may attend, participate, and view the legislative bodies conduct their business; and

WHEREAS, the Brown Act, Government Code section 54953(e), makes provisions for remote teleconferencing participation in meetings by members of a legislative body, without compliance with the requirements of Government Code section 54953(b)(3), subject to the existence of certain conditions; and

WHEREAS, on March 4, 2020, Governor Newsom issued a Proclamation of a State of Emergency declaring a state of emergency exists due to the outbreak of respiratory illness due to a novel coronavirus (a disease now known as COVID-19), pursuant to the California Emergency Services Act (Government Code section 8625) and that State of Emergency is still in effect in the State of California; and

WHEREAS, as of the date of this Resolution, neither the Governor nor the state Legislature have exercised their respective powers pursuant to Government Code section 8629 to lift the state of emergency either by proclamation or by concurrent resolution the state Legislature; and

WHEREAS, the California Department of Industrial Relations has issued regulations related to COVID-19 Prevention for employees and places of employment. Title 8 of the California Code of Regulations, Section 3205(c)(5)(D) specifically recommends physical (social) distancing as one of the measures to decrease the spread of COVID-19 based on the fact that particles containing the virus can travel more than six feet, especially indoors; and

WHEREAS, the Mendocino County Public Health Officer continues to recommend teleconferencing during public meetings of all legislative bodies to protect the community's health against the spread of COVID-19, based in part on the continued increased safety protection that physical/social distancing provides as one means by which to reduce the risk of COVID-19 transmission; and

WHEREAS, the Mendocino County Assessment Appeals Board finds that state or local officials have imposed or recommended measures to promote social distancing based on the Mendocino County Public Health Officer recommendation and the California Department of Industrial Relations' issuance of regulations related to COVID-19 Prevention through Title 8 of the California Code of Regulations, Section 3205(c)(5)(D); and

WHEREAS, as a consequence, the Mendocino County Assessment Appeals Board does hereby find that current conditions meet the circumstances set for in Government Code section 54953(e)(3) to allow this legislative body to conduct its meetings by teleconferencing without compliance with Government Code section 54953 (b)(3), pursuant to Section 54953(e), and that such legislative body shall comply with the requirements to provide the public with access to the meetings as prescribed by Government Code section 54953(e)(2) to ensure the public can safely participate in and observe local government meetings.

NOW, THEREFORE, BE IT RESOLVED by the Mendocino County Assessment Appeals Board, as follows:

SECTION 1. RECITALS.

All of the above recitals are true and correct and are incorporated into this Resolution by this reference.

SECTION 2. <u>STATE OR LOCAL OFFICIALS CONTINUE TO RECOMMEND MEASURES TO PROMOTE SOCIAL DISTANCING IN CONNECTION WITH PUBLIC MEETINGS.</u>

The Mendocino County Assessment Appeals Board finds that State or local officials continue to recommend measures to promote social distancing pursuant to Government Code section 54953(e)(3) to allow legislative bodies to use teleconferencing to hold public meetings in accordance with Government Code section 54953(e)(2) to ensure members of the public have continued access to safely observe and participate in local government meetings.

SECTION 3. REMOTE TELECONFERENCE MEETINGS.

The Mendocino County Assessment Appeals Board is hereby authorized to take all actions necessary to carry out the intent and purpose of this Resolution including, conducting open and public meetings in accordance with Government Code section 54953(e)(2) and other applicable provisions of the Brown Act.

SECTION 4. <u>EFFECTIVE DATE</u>.

This Resolution shall take effect immediately upon its adoption.

NOW, THEREFORE, BE IT FURTHER RESOLVED by the Mendocino County Assessment Appeals Board, that this finding is also made by the Mendocino County Assessment Appeals Board in its capacity and the governing Board of the Mendocino County Water Agency, the Board of Directors of the Mendocino County Air Quality Management District, and each and every other such body for which the Assessment Appeals Board is the ex officio governing body.

The foregoing Resolution introduced by Member Barrett, seconded by Member Sheppard, and carried this 18th day of July 2022, by the Mendocino County Assessment Appeals Board, by the following vote:

AYES:

Members Barrett, Selzer, and Sheppard

NO:

None

ABSENT:

None

ABSTAIN:

None

WHEREUPON, the Chair declared said Resolution adopted and SO ORDERED.

ATTEST:

DARCIE ANTLE

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Clerk of the Board

Deputy

APPROVED AS TO FORM: CHRISTIAN M. CURTIS

County Counsel

MaryEllen Sheppard, Chair

Mendocino County Assessment Appeals

Board

I hereby certify that according to the provisions of Government Code Section 25103, delivery of this document has been made.

BY:

DARCIE ANTLE

Clerk of the Board

Deputy

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 301. Definitions and General Provisions.

Authority: Section 15606(c), Government Code.

Reference: Sections 110, 110.1, 110.5, 1601, 1603 et seq., 1750 and 1752.2, Revenue and Taxation Code; and

Section 31000.6, Government Code.

The provisions set forth in this regulation govern the construction of this subchapter.

(a) "County" is the county or city and county wherein the property is located that is the subject of the proceedings under this subchapter.

- (b) "Assessor" is the assessor of the county.
- (c) "Auditor" is the auditor of the county.
- **(d)** "Board" is the board of equalization or assessment appeals board of the county or a multijurisdictional assessment appeals board for which the participating counties do not adopt a set of rules and regulations.
 - (e) "Chair" is the chair of the county board of equalization or assessment appeals board.
 - (f) "Clerk" is the clerk of the county board of equalization or assessment appeals board.
- **(g)** "Person affected" or "party affected" is any person or entity having a direct economic interest in the payment of property taxes on the property for the valuation date that is the subject of the proceedings under this subchapter, including the property owner, a lessee required by the property lease to pay the property taxes, and a property owner who acquires an ownership interest after the lien date if the new owner is also responsible for payment of property taxes for the lien date that is the subject of the application.
- **(h)** "Full cash value" or "fair market value" is the value provided in sections 110 and 110.1 of the Revenue and Taxation Code.
- (i) "Restricted value" is a value standard other than full cash value prescribed by the Constitution or by statute authorized by the Constitution.
 - (j) "Full value" is either the full cash value or the restricted value.
- **(k)** "Equalization" is the determination by the board of the correct full value for the property that is the subject of the hearing.
- (I) "County legal advisor" is the county counsel of the county, or the district attorney of the county if there is no county counsel, and the City Attorney of the City and County of San Francisco, or outside counsel specifically retained to advise the county board of equalization or assessment appeals board.
- (m) "Authorized agent" is one who is directly authorized by the applicant to represent the applicant in an assessment appeals proceeding.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended July 27, 1982, effective December 30, 1982.
Amended January 5, 2000, effective April 22, 2000.
Amended May 30, 2018, effective August 20, 2018.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 302. The Board's Function and Jurisdiction.

Authority: Section 15606, Government Code.

Reference: Sections 531.1, 1603, 1604 and 1605.5, Revenue and Taxation Code.

- (a) The functions of the board are:
- (1) To ensure that all applicants are afforded due process and given the opportunity for a timely and meaningful hearing.
- (2) To lower, sustain, or increase upon application, or to increase after giving notice when no application has been filed, individual assessments in order to equalize assessments on the local tax assessment roll,
- (3) To determine the full value and, where appealed, the base year value of the property that is the subject of the hearing,
- (4) To hear and decide penalty assessments, and to review, equalize and adjust escaped assessments on that roll except escaped assessments made pursuant to Revenue and Taxation Code section 531.1.
- (5) To determine the classification of the property that is the subject of the hearing, including classifications within the general classifications of real property, improvements, and personal property. Such classifications may result in the property so classified being exempt from property taxation.
 - (6) To determine the allocation of value to property that is the subject of the hearing, and
 - (7) To exercise the powers specified in section 1605.5 of the Revenue and Taxation Code.
- (b) Except as provided in subdivision (a)(5), the board has no jurisdiction to grant or deny exemptions or to consider allegations that claims for exemption from property taxes have been improperly denied.
- (c) The board acts in a quasi-judicial capacity and renders its decision only on the basis of proper evidence presented at the hearing.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended May 21, 1968, effective June 26, 1968.
Amended June 4, 1969, effective June 6, 1969.
Amended May 5, 1971, effective June 10, 1971.
Amended December 17, 1975, effective January 25, 1976.
Amended January 6, 2000, effective April 22, 2000.
Amended June 30, 2004, effective August 25, 2004.
Amended December 12, 2018, effective January 1, 2020.
Amended January 25, 2022, effective March 9, 2022.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 305. Application.

Authority: Section 15606, Government Code.

Reference: Sections 51, 166, 170, 408.1, 469, 1603, 1603.5, 1604, 1605, 1636, 5097 and 5097.02, Revenue and Taxation

Code; and Section 25105.5, Government Code.

No change in an assessment sought by a person affected shall be made unless the following application procedure is followed.

(a) ELIGIBLE PERSONS.

- (1) An application is filed by a person affected or the person's agent, or a relative mentioned in regulation 317 of this division. If the application is made by an agent, other than an authorized attorney licensed to practice in this state who has been retained and authorized by the applicant to file the application, written authorization to so act must be filed with the application. For purposes of signing an application on behalf of an applicant, an agent shall be deemed to have been duly authorized if the applicant's written agent authorization is on the application or attached to each application at the time it is filed with the board. The attached authorization shall include the following:
 - (A) The date the authorization statement is executed;
- (B) A statement to the effect that the agent is authorized to sign and file applications in the specific calendar year in which the application is filed or years indicated in the agent's authorization; an agent's authorization may not cover more than four consecutive calendar years in the future, beginning with the year in which the authorization was signed;
- (C) The specific parcel(s) or assessment(s) covered by the authorization, or a statement that the agent is authorized to represent the applicant on all parcels and assessments located in the specific county;
- (D) The name, address, and telephone number of the specific agent who is authorized to represent the applicant;
 - (E) The applicant's signature and title; and
 - (F) A statement that the agent will provide the applicant with a copy of the application.
- (2) For online filing where a county's electronic application system does not permit filing or uploading an agent's authorization form with an image of a signature, or other electronic method acceptable to the county board as adopted in its local rules, the paper form shall be submitted to the board as soon as possible in order to perfect the application. Beginning January 1, 2022, any county offering online filing of an application should provide a mechanism for an agency authorization form to be submitted electronically with the application.
- (3) If a photocopy of the original authorization is attached to the application, the agent shall be prepared to submit an original signed authorization if requested by the board. The application form shall show that the agent's authorization was attached to the application.
- (4) If the applicant is a corporation, limited partnership, or a limited liability company, the agent authorization must be signed by an officer or authorized employee of the business entity.
- (5) No application shall be rejected as a duplicate application by the clerk unless it qualifies as a duplicate application within the meaning specified in section 1603.5 of the Revenue and Taxation Code.

Rule 305 (Contd.)

- (6) An agent must have authorization to file an application at the time the application is filed; retroactive authorizations are not permitted. No application shall be rejected because the agency authorization is signed by a taxpayer in a different calendar year than the application was filed.
- **(b) SIGNATURE AND VERIFICATION.** The application shall be in writing and signed by the applicant or the applicant's agent with declaration under penalty of perjury that the statements made in the application are true and that the person signing the application is one of the following:
- (1) The person affected, a relative mentioned in regulation 317 of this division, an officer of a corporation, or an employee of a corporation who has been designated in writing by the board of directors or corporate officer to represent the corporation on property tax matters;
 - (2) An agent authorized by the applicant as indicated in the agent's authorization portion of the application; or
- (3) An attorney licensed to practice law in this state who has been retained by the applicant and who has been authorized by the applicant, prior to the time the application is filed, to file the application.
- (c) FORM AND CONTENTS. The county shall provide, free of charge, forms on which applications are to be made.
- (1) The application form shall be prescribed by the State Board of Equalization and shall require that the applicant provide the following information:
 - (A) The name and address of the applicant.
- (B) The name and address of the applicant's agent, if any. If the applicant is represented by an agent, both the applicant's actual mailing address and the agent's mailing address shall be provided on the application.
 - (C) The applicant's written authorization for an agent, if any, to act on the applicant's behalf.
- (D) A description of the property that is the subject of the application sufficient to identify it on the assessment roll.
- (E) The applicant's opinion of the value of the property on the valuation date of the assessment year in issue.
 - (F) The roll value on which the assessment of the property was based.
- (G) The facts relied upon to support the claim that the board should order a change in the assessed value, base year value, or classification of the subject property. The amount of the tax or the amount of an assessed value increase shall not constitute facts sufficient to warrant a change in assessed values.
 - (2) The form shall also include:
- (A) A notice that a list of property transfers within the county, that have occurred within the preceding twoyear period, is open to inspection at the assessor's office to the applicant upon payment of a fee not to exceed ten dollars (\$10). This requirement shall not apply to counties with a population under 50,000 as determined by the 1970 decennial census.
- (B) A notice that written findings of fact will be prepared by the board upon request if the applicable fee is paid. An appropriate place for the applicant to make the request shall be provided.
- (3) An application may include one or more reasons for filing the application. Unless permitted by local rules, an application shall not include both property on the secured roll and property on the unsecured roll.
- (4) An application that does not include the information required by subsection (c)(1) of this regulation is invalid and shall not be accepted by the board. Prompt notice that an application is invalid shall be given by the clerk to the applicant and, where applicable, the applicant's agent. An applicant or the applicant's agent who has received notice shall be given a reasonable opportunity to correct any errors and/or omissions. Disputes concerning the validity of an application shall be resolved by the board.
- (5) An application that includes the correct information required by subdivision (1) is valid and no additional information shall be required of the applicant on the application form.

Rule 305 (Contd.)

- (6 If the county has appointed hearing officers as provided for in Revenue and Taxation Code section 1636, the application form shall advise the applicant of the circumstances under which the applicant may request that the application be heard by such an officer.
- (7) If an application appeals property subject to an escape assessment resulting from an audit conducted by the county assessor, then all property, both real and personal, of the assessee at the same profession, trade, or business location shall be subject to review, equalization, and adjustment by the appeals board, except when the property has previously been equalized for the year in question.
- (d) TIME AND FILING. (1) An application appealing a regular assessment shall be filed with the clerk during the regular filing period. A regular assessment is one placed on the assessment roll for the most recent lien date, prior to the closing of that assessment roll. The regular filing period for all real and personal property located in a county is:
- (A) July 2 through September 15 when the county assessor elects to mail assessment notices, as defined in section 619 of the Revenue and Taxation Code, by August 1 to all owners of real property on the secured roll; or
- (B) July 2 through November 30 when the county assessor does not elect to mail assessment notices by August 1 to all owners of real property on the secured roll.

Additionally, an application appealing a base year value for the most recent lien date, where that value is not the value currently on the assessment roll, shall be filed with the clerk during the regular filing period beginning July 2 but no later than September 15 or November 30, as applicable.

- (2) An application appealing an escape assessment or a supplemental assessment must be filed with the clerk no later than 60 days after the date of mailing printed on the notice of assessment or the postmark date, whichever is later, or no later than 60 days after the date of mailing printed on the tax bill or the postmark date, whichever is later, in the county of Los Angeles and in those counties where the board of supervisors has adopted a resolution to that effect, pursuant to Section 1605 of the Revenue and Taxation Code.
- (3) An application appealing a proposed reassessment made for property damaged by misfortune or calamity pursuant to section 170 of the Revenue and Taxation Code must be filed with the clerk no later than six months after the date of mailing of the notice of proposed reassessment by the assessor. The decision of the board regarding the damaged value of property shall be final, however, the decision regarding the reassessment made pursuant to section 170 shall create no presumption regarding the value of the property subsequent to the date of the damage.
- (4) An application may be filed within 60 days of receipt of a notice of assessment or within 60 days of the mailing of a tax bill, whichever is earlier, when the taxpayer does not receive the notice of assessment described in section 619 of the Revenue and Taxation Code at least 15 calendar days prior to the close of the regular filing period. The application must be filed with an affidavit from the applicant declaring under penalty of perjury that the notice was not timely received.
 - (5) An application will be deemed to have been timely filed:
- (A) If it is sent by U.S. mail, properly addressed with postage prepaid and is postmarked on the last day of the filing period or earlier within such period; or
- (B) If proof satisfactory to the board establishes that the mailing occurred on the last day of the filing period or within such period. Any statement or affidavit made by an applicant asserting such a timely filing must be made within one year of the last day of the filing period.
- (6) An application filed by mail that bears a both a private business postage meter postmark date and a U.S. Postal Service postmark date will be deemed to have been filed on the date that is the same as the U.S. Postal Service postmarked date, even if the private business postage meter date is the earlier of the two postmarked dates. If the last day of the filing period falls on Saturday, Sunday, or a legal holiday, an application that is mailed and postmarked on the next business day shall be deemed timely filed. If the county's offices are closed for business prior to 5 p.m. or for the entire day on which the deadline for filing falls, that day shall be considered a legal holiday.
- (7) Except as provided in sections 1603 and 1605 of the Revenue and Taxation Code, the board has no jurisdiction to hear an application unless filed within the time periods specified above.

(e) AMENDMENTS AND CORRECTIONS.

Rule 305 (Contd.)

- (1) An applicant or an applicant's agent may amend an application until 5:00 p.m. on the last day upon which the application might have been timely filed.
 - (2) After the filing period has expired:
 - (A) An invalid application may be corrected in accordance with subsection (c)(4) of this regulation.
- (B) The applicant or the applicant's agent may amend an application provided that the effect of the amendment is not to request relief additional to or different in nature from that originally requested.
- (C)(i) Upon request of the applicant or the applicant's agent, the board, in its discretion, may allow the applicant or the applicant's agent to make amendments to the application in addition to those specified in subdivisions (A) and (B) to state additional facts claimed to require a reduction of the assessment that is the subject of the application.
- (ii) The applicant or the applicant's agent shall state the reasons for the request, which shall be made in writing and filed with the clerk of the board prior to any scheduled hearing, or may be made orally at the hearing. If made in writing, the clerk shall provide a copy to the assessor upon receipt of the request.
- (iii) As a condition to granting a request to amend an application, the board may require the applicant to sign a written agreement extending the two-year period provided in section 1604 of the Revenue and Taxation Code.
- (iv) If a request to amend is granted, and upon the request of the assessor, the hearing on the matter shall be continued by the board for no less than 45 days, unless the parties mutually agree to a different period of time.
- (3) An applicant or an applicant's agent shall be permitted to present testimony and other evidence at the hearing to support a full value that may be different from the opinion of value stated on the application. The presentation of such testimony or other evidence shall not be considered a request to amend or an amendment to the application.
- **(f) CLAIM FOR REFUND.** If a valid application is designated as a claim for refund pursuant to section 5097 of the Revenue and Taxation Code, the applicant shall be deemed to have challenged each finding of the board and to have satisfied the requirements of section 5097.02 of the Revenue and Taxation Code.
- (g) RETENTION OF RECORDS. The clerk may destroy records consisting of assessment appeal applications when five years have elapsed since the final action on the application. The records may be destroyed three years after the final action on the application if the records have been microfilmed, microfiched, imaged, or otherwise preserved on a medium that provides access to the documents. As used in this subsection, "final action" means the date of the final decision by the board.
- (h) CONSOLIDATION OF APPLICATIONS. The board, on its own motion or on a timely request of the applicant or applicants or the assessor, may consolidate applications when the applications present the same or substantially related issues of valuation, law, or fact. If applications are consolidated, the board shall notify all parties of the consolidation.

Amended December 11, 1967, effective January 13, 1968.
Amended May 21, 1968, effective June 26, 1968.
Amended November 20, 1968, effective November 22, 1968.
Amended June 4, 1969, effective June 6, 1969.
Amended May 6, 1970, effective June 6, 1970.
Amended April 14, 1972, effective May 14, 1972.
Amended June 13, 1974, effective June 14, 1974.
Amended April 7, 1977, effective May 22, 1977.
Amended July 31, 1980, effective November 19, 1980.
Amended July 27, 1982, effective December 30, 1982.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended and effective October 23, 1997.

Amended April 5, 2000, effective June 30, 2000.

Amended June 30, 2004, effective August 25, 2004.

Amended December 12, 2018, effective January 1, 2020.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 305.1. Exchange of Information.

Authority: Section 15606(c), Government Code.

Reference: Section 1606, Revenue and Taxation Code.

- (a) REQUEST FOR EXCHANGE OF INFORMATION. When the assessed value of the property involved, before deduction of any exemption accorded the property, is \$100,000 or less, the applicant may file a written request for an exchange of information with the assessor; and when the assessed value before deduction of any exemption exceeds \$100,000, either the applicant or the assessor may request such an exchange pursuant to section 1606 of the Revenue and Taxation Code. The request may be filed with the clerk at the time an application for hearing is filed or may be submitted to the other party and the clerk at any time prior to 30 days before the commencement of the hearing. For purposes of determining the date upon which the exchange was deemed initiated, the date of postmark as affixed by the United States Postal Service, or the date certified by a bona fide private courier service on the envelope or package containing the information shall control. The clerk shall, at the earliest opportunity, forward any request filed with the application or a copy thereof to the other party. The request shall contain the basis of the requesting party's opinion of value for each valuation date at issue and the following data:
- (1) Comparable Sales Data. If the opinion of value is to be supported with evidence of comparable sales, the properties sold shall be described by the assessor's parcel number, street address or legal description sufficient to identify them. With regard to each property sold there shall be presented the approximate date of sale, the price paid, the terms of sale (if known), and the zoning of the property.
- (2) Income Data. If the opinion of value is to be supported with evidence based on an income study, there shall be presented: the gross income, the allowable expenses, the capitalization method (direct capitalization or discounted cash flow analysis), and rate or rates employed.
- (3) Cost Data. If the opinion of value is to be supported with evidence of replacement cost, there shall be presented:
- (A) With regard to improvements to real property: the date of construction, type of construction, and replacement cost of construction.
- (B) With regard to machinery and equipment: the date of installation, replacement cost, and any history of extraordinary use.
- (C) With regard to both improvements and machinery and equipment: facts relating to depreciation, including any functional or economic obsolescence, and remaining economic life.

The information exchanged shall provide reasonable notice to the other party concerning the subject matter of the evidence or testimony to be presented at the hearing. There is no requirement that the details of the evidence or testimony to be introduced must be exchanged.

(b) TRANSMITTAL OF EXCHANGE DATA TO OTHER PARTY. If the party requesting an exchange of data under the preceding subsection has submitted the data required therein within the specified time, the other party shall submit a response to the initiating party and to the clerk at least 15 days prior to the hearing. The response shall be supported with the same type of data required of the requesting party. When the assessor is the respondent, he or she shall submit the response to the address shown on the application or on the request for exchange of information, whichever is filed later. The initiating party and the other party shall provide adequate methods of submission to ensure to the best of their ability that the exchange of information process is completed at least 10 days prior to the hearing.

Rule 305.1 (Contd.)

- (c) PROHIBITED EVIDENCE; NEW MATERIAL; CONTINUANCE. Whenever information has been exchanged pursuant to this regulation, the parties may introduce evidence only on matters pertaining to the information so exchanged unless the other party consents to introduction of other evidence. However, at the hearing, each party may introduce new material relating to the information received from the other party. If a party introduces such new material at the hearing, the other party, upon request, shall be granted a continuance for a reasonable period of time.
- (d) NONRESPONSE TO REQUEST FOR EXCHANGE OF INFORMATION. If one party initiates a request for information and the other party does not comply within the time specified in subsection (b), the board may grant a postponement for a reasonable period of time. The postponement shall extend the time for responding to the request. If the board finds willful noncompliance on the part of the noncomplying party, the hearing will be convened as originally scheduled and the noncomplying party may comment on evidence presented by the other party but shall not be permitted to introduce other evidence unless the other party consents to such introduction.

History: Adopted May 6, 1970, effective June 6, 1970.

Amended May 5, 1971, effective June 10, 1971.

Amended June 13, 1974, effective June 14, 1974.

Amended July 27, 1982, effective February 10, 1983.

Amended January 5, 2000, effective April 22, 2000.

Amended and effective September 19, 2002.

Amended December 12, 2018, effective January 1, 2020.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 305.2. Prehearing Conference.

Authority: Section 15606(c), Government Code.

Reference: Article XIII, Section 16, California Constitution; and Section 1601 et seq., Revenue and Taxation Code.

(a) A county board of supervisors may establish prehearing conferences. If prehearing conferences are established, the county board of supervisors shall adopt rules of procedure for prehearing conferences. A prehearing conference may be set by the clerk at the request of the applicant or the applicant's agent, the assessor, or at the direction of the appeals board. The purpose of a prehearing conference is to resolve issues such as, but not limited to, clarifying and defining the issues, determining the status of exchange of information requests and requests for information, stipulating to matters on which agreement has been reached, combining applications into a single hearing, bifurcating the hearing issues, and scheduling a date for a hearing officer or the board to consider evidence on the merits of the application.

- (b) At a prehearing conference or other prehearing proceeding, the board shall not deny an application solely on the ground that the applicant has not responded to a request for information made under section 441(d) of the Revenue and Taxation Code.
- (c) The clerk of the board shall set the matter for a prehearing conference and notify the applicant or the applicant's agent and the assessor of the time and date of the conference. Notice of the time, date, and place of the conference shall be given not less than 30 days prior to the conference, unless the assessor and the applicant stipulate orally or in writing to a shorter notice period.

History: Adopted January 5, 2000, effective April 22, 2000.

Amended December 12, 2018, effective January 1, 2020.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 305.3. Application for Equalization Under Revenue and Taxation Code Section 469.

Authority: Section 15606(c), Government Code.

Reference: Sections 23, 408, 469, 531, 531.8, 533, 534, 1603 and 1605, Revenue and Taxation Code.

(a) GENERAL. In addition to any rights of appeal of escape or supplemental assessments as described in Rule 305(d)(2) of this subchapter, if the result of an audit discloses property subject to an escape assessment for any year covered by the audit, then, pursuant to section 1605 of the Revenue and Taxation Code, an application may be filed for review, equalization, and adjustment of the original assessment of all property of the assessee at the location of the profession, trade, or business for that year, except any property that has previously been equalized for the year in question.

(b) DEFINITIONS. For purposes of subsection (a) of this regulation:

- (1) "Audit" means any audit of the books and records of a taxpayer engaged in a profession, trade, or business who owns, claims, possesses, or controls locally assessable business tangible personal property and trade fixtures within the county.
- (2) "Property subject to an escape assessment" means any individual item of the assessee's property that was underassessed or not assessed at all when the assessor made the original assessment of the assessee's property, and which has not been previously equalized by an appeals board, regardless of whether the assessor actually makes or enrolls an escape assessment. Property is subject to an escape assessment even if the audit discloses an overassessment of another portion of an item of the property, and the amount of the underassessment could be offset completely by the amount of overassessment. If the audit discloses that any property was subject to an escape assessment, the assessor shall include that fact as a finding presented to the taxpayer as required by Rule 191. If no such finding is made by the assessor, the taxpayer may file an application and present evidence to the board of the existence and disclosure of property of material value subject to escape assessment. For purposes of this regulation only, "material value" means value of no less than 1 percent of the audited value of the taxpayer's trade fixtures and tangible personal property for the year under audit. If the board determines that property subject to escape assessment was disclosed as a result of an audit, the board shall permit the taxpayer's section 469 appeal.
- (3) "Result of an audit" means the final conclusions reached by the assessor during the audit process as described in Rule 191.
- (4) "Original assessment" means the assessment and any subsequent roll corrections or roll changes prior to the date of the commencement of the audit for the roll year for which the result of the audit discloses property subject to an escape assessment.
- (5) "All property of the assessee" means any property, real or personal, assessed to the assessee, or the assessee's statutory or legal predecessor in interest, at the location of the profession, trade, or business for the year of the audit.
- (6) "Location of the profession, trade, or business" means a site, as determined by the board, where the property subject to the escape assessment in located. Site includes all property within the same appraisal unit as the property that is subject to escape assessment.

Site also includes other property not within the same appraisal unit as the property that is subject to escape assessment, when the other property and the property that escaped assessment function as part of the same economic unit of profession, trade, or business. A "location of the profession, trade, or business" may include multiple parcels of real property, noncontiguous parcels, parcels with separate addresses, and parcels in separate revenue districts within the county.

- (7) "Property that has been previously equalized for the year in question" means that the board has previously made a final determination of full value for that item, category, or class of property that was the subject of an assessment appeals hearing or was the subject of a stipulated agreement approved by the board. An item, category, or class or property, or portion thereof, shall be deemed to have been the subject of a hearing or of a stipulated agreement only to the extent the board's decision or the stipulated agreement specifically identify the value of such item, category, or class, or portion thereof, as having been contested and resolved at hearing or as having been agreed to by the parties in stipulation.
- (c) NOTICE OF AUDIT RESULTS. Upon completion of an audit of the assessee's books and records, the assessor shall notify the assessee in writing of the results of the audit as defined in subsection (b)(3) of this rule for all property, locations, and years that were the subject of the audit. At the request of the assessee, the assessor shall permit the assessee or his or her designated representative to inspect or copy any information, documents, or records relating to the audit in accordance with the provisions of Revenue and Taxation Code section 408.
- (d) NOTICE FOR FILING AN APPLICATION. An application shall be filed with the clerk no later than 60 days after the date of mailing by which the assessee is notified that the result of the audit has disclosed property subject to escape assessment. The notice shall be mailed to the assessee by regular United States mail directed to the assessee at the assessee's latest address known to the assessor, unless, prior to the mailing of the notice, the assessor is notified in writing by the assessee of a change in address. The notice for purposes of filing an application shall be one of the following, depending upon the conclusion(s) of the audit:
- (1) Where an escape assessment is enrolled by the assessor, the notice shall be the tax bill based upon the results of the audit and resulting escape assessment(s) for counties of the first class or any county that has adopted a resolution pursuant to Revenue and Taxation Code section 1605, subdivision (c). If the county is not a county of the first class or has not adopted a resolution pursuant to Revenue and Taxation Code section 1605, subdivision (c), the notice of escape assessment pursuant to Revenue and Taxation Code section 534 shall serve as the notice.
- (2) Where the assessor does not enroll an escape assessment resulting from the audit or when the escape assessment is enrolled but offset pursuant to Revenue and Taxation Code section 533, the assessor's written notification of the audit results for the property, locations, and each year that were the subject of the audit as described in subsection (c) of this rule shall be the notice. The notice of audit results showing property subject to escape assessment for each year shall indicate that it is the notice of the assessee's right to file an application.
- (e) EXAMPLES. The following examples are illustrative of the foregoing criteria. Examples 1 and 2 concern "who may file" an application on the assessee's property. Examples 3, 4, and 5 clarify the "location" of the profession, trade, or business.

Example 1. Taxpayer DRK owns and is assessed for land, a building, and business property. DRK leases the entire business to RCJ. The county assessor conducts an audit of DRK and the result of the audit discloses property subject to an escape assessment. DRK, as the assessee, can file an application for equalization for all property, real and personal, where the property subject to the escape assessment is located. In addition, RCJ may file an application for equalization of DRK's property if RCJ qualifies as a person affected pursuant to rule 302 of this subchapter.

Example 2: Taxpayer DRK owns and is assessed for land and a building. DRK leases the land and building to RCJ. RCJ operates a business in DRK's building and is assessed for business tangible personal property and trade fixtures. The county assessor conducts an audit of RCJ, and the result of the audit discloses property subject to an escape assessment. RCJ, as the assessee, can file an application for equalization on his personal property and trade fixtures only. RCJ cannot file an application on DRK's land and building as this is not property of the assessee. In addition, since DRK is not a person affected pursuant to rule 302 of the subchapter, he cannot file an application on either his land and building or RCJ's personal property and fixtures.

Example 3: An assessee conducts a profession, trade, or business on a campus-like setting that is composed of three separate buildings. Each building has its own address and assessor's parcel number and is owned and operated by the same assessee. If an audit discloses any property subject to an escape assessment, then all property of the assessee on the campus is eligible for equalization if the board determines that it functions and is operated as one economic unit of a profession, trade, or business.

Example 4. An assessee operates five grocery stores in a county. Although the stores are owned and operated by one assessee, carry the same type of merchandise, and share in common advertising, each store operates independently. If property subject to an escape assessment is discovered only at one store, the property at that store's location is subject to equalization following an audit. The other four stores are not considered property at the

site of the profession, trade, or business where the escape assessment occurred, as the operate independently as separate economic units.

Example 5: An assessee owns and operates a department store with a parking garage on an adjacent parcel. The parcel that houses the parking garage has no personal property or fixtures located on it. If an audit discloses personal property subject to an escape assessment for the department store, the parking garage would also be eligible for equalization if the board determines that the parcels with the garage and the store are part of the same appraisal unit or economic unit of the profession, trade, or business.

(f) JURISDICTION OF THE BOARD. Nothing in this rule shall be interpreted to limit or enlarge a board's jurisdiction under specific statutory provisions or other rules of this subchapter.

History: Adopted November 28, 2001, effective May 17, 2002. The rule was added to interpret the equalization provisions of section 469 of the Revenue and Taxation Code by clarifying the conditions under which an assessee may file an application for assessment appeal based on the result of an audit. When the result of an audit discloses property subject to escape assessment, section 469 provides that the assessee may appeal the original assessment of all property at the location of the business, trade or profession.

Amended December 14, 2004, effective March 20, 2005.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 305.5. Base Year Value Presumption.

Authority: Section 15606, Government Code.

Reference: Sections 80, 81, 110.1, 1603 and 1605, Revenue and Taxation Code.

- (a) The appeals board decision that the full cash value, as defined in section 110 of the Revenue and Taxation Code, is lower than the adjusted base year value (the base year value adjusted to reflect inflation as prescribed by section 110.1, subdivision (f), of the Revenue and Taxation Code) will not establish a new base year value, unless the base year value is the subject of the appeal.
- **(b)** Any base year value determined by a local board of equalization, an assessment appeals board, or by a court for any 1975 assessment shall be conclusively presumed to be the base year value for the property assessed.
- (c) The full cash value determined for property that is purchased, is newly constructed, or changes ownership after the 1975 lien date, shall be conclusively presumed to be the base year value, unless an application for equalization is filed:
- (1) Within the time period specified in section 1605 of the Revenue and Taxation Code following a determination of new construction or change in ownership;
- (2) During the regular equalization period provided for in section 1603 of the Revenue and Taxation Code for the year in which the assessment is placed on the assessment roll, or is filed during the regular equalization period in any of the three succeeding years. Any determination of full cash value by a local board of equalization, an assessment appeals board, or by a court of law resulting from such filing shall be conclusively presumed to be the base year value beginning with the lien date of the assessment year in which the appeal is filed; or
- (3) At any time after the time period specified in (1) or (2) if the applicant claims that an erroneous change in ownership determination occurred.
- (d) Any base year value determined pursuant to section 51.5 of the Revenue and Taxation Code shall be conclusively presumed to be the base year value unless an application is filed during the regular equalization period in the year in which the error was corrected or during the regular equalization period in any of the three succeeding years. Once an application is filed, the base year value determined pursuant to that application shall be conclusively presumed to be the base year value for that assessment event.
- **(e)** An application for equalization made pursuant to sections 1603 or 1605 of the Revenue and Taxation Code, when determined, shall be conclusively presumed to be the base year value for that assessment event.

History: Adopted November 20, 1968, effective November 22, 1968.

Amended June 4, 1969, effective June 6, 1969.
Amended May 6, 1970, effective June 6, 1970.
Amended May 5, 1971, effective June 10, 1971.
Amended April 14, 1972, effective May 14, 1972.
Amended December 17, 1975, effective January 25, 1976.
Amended July 31, 1980, effective November 19, 1980.
Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization

Article 1. Hearing by County Board

Rule 306. Copy of Application, Amendment, and Correction to Assessor.

Authority: Section 15606, Government Code.

Reference: Sections 1603 and 1606, Revenue and Taxation Code; and Section 15606, Government Code.

The clerk shall transmit to the assessor a copy of each application for a change in assessment and each written request for amendment or correction that is received. A reasonable time shall be allowed before the hearing for the assessor to obtain information relative to the property and the assessment thereof.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended April 5, 2000, effective June 30, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 307. Notice of Hearing.

Authority: Section 15606, Government Code.

Reference: Sections 50, 51, 1601, 1603, 1604, 1605, 1605, 1606, 1610.8 and 1620, Revenue and Taxation Code.

- (a) After the filing of an application for reduction of an assessment, the clerk shall set the matter for hearing and notify the applicant or the applicant's agent in writing by personal delivery or by depositing the notice in the United States mail directed to the address given in the application. If requested by the assessor or the applicant, the clerk of the board may electronically transmit the notice to the requesting party. The notice shall designate the time and place of the hearing. It shall also include a statement that the board is required to find the full value of the property from the evidence presented at the hearing and that the board can raise, under certain circumstances, as well as lower or confirm the assessment being appealed. The notice shall include a statement that an application for a reduction in the assessment of a portion of an improved real property (e.g., land only or improvements only) or a portion of installations which are partly real property and partly personal property (e.g., only the improvement portion or only the personal property portion of machinery and equipment) may result in a reappraisal of all property of the applicant at the site which may result in an increase in the unprotested assessment of the other portion or portions of the property, which increase will offset, in whole or in part, any reduction in the protested assessment.
- **(b)** The notice shall be given no less than forty-five days prior to the hearing unless a shorter notice period has been stipulated to by the assessor and the applicant or the applicant's agent pursuant to section 1605.6 of the Revenue and Taxation Code.
- (c) The clerk shall notify the assessor of the time and place of the hearing.
- (d) When proposing to raise an assessment on its own motion without an application for reduction pending before it, the board shall give notice of the hearing in the manner provided herein below not less than 20 days prior to the hearing unless notice is waived by the assessee or the assessee's agent in writing in advance of the hearing or orally at the time of the hearing or a shorter notice period is stipulated to by the assessor and assessee or the assessee's agent. The notice shall be given to the assessee as shown on the latest assessment roll by depositing the notice in the United States mail directed to the assessee at the latest address of the assessee available to the assessor on file in the records in the assessor's office. It shall contain:
- (1) A statement that a hearing will be held before the local board to determine whether or not the assessment shall be raised;
 - (2) The time and place of the hearing;
 - (3) The assessor's parcel number or numbers of the property as shown on the local roll;
- (4) A statement that the board is required to find the full value of the property from the evidence presented at the hearing;
 - (5) The amount by which it is proposed to raise the assessment.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended October 4, 1967, effective October 5, 1967.
Amended May 21, 1968, effective June 26, 1968.
Amended November 20, 1968, effective November 22, 1968.
Amended June 4, 1969, effective June 6, 1969.
Amended May 6, 1970, effective June 6, 1970.
Amended April 14, 1972, effective May 14, 1972.
Amended March 1, 1984, effective June 8, 1984.
Amended and effective December 13, 1995.
Amended and effective August 1, 1996.
Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 308. Request for Findings.

Authority: Section 15606, Government Code.

Reference: Sections 1603, 1611.5 and 1611.6, Revenue and Taxation Code.

- (a) If an applicant or the assessor desires written findings of fact, the request must be in writing and submitted to the clerk before commencement of the hearing. The requesting party may abandon the request and waive findings at the conclusion of the hearing. If the requesting party abandons the request at this time, the other party may orally or in writing renew the request at the conclusion of the hearing and accompany the request with payment of the required fee or deposit. The county may impose a reasonable fee, as determined by the board of supervisors, to cover the expense of preparing the findings and conclusions and may require a deposit to be paid prior to the end of the hearing. If, at the conclusion of the hearing, a party requesting written findings has failed to pay the required fee or deposit, the board need not prepare written findings. The board may deny a request made after the conclusion of the hearing that seeks to waive written findings.
- **(b)** The written findings of fact shall fairly disclose the board's findings on all material points raised in the application and at the hearing. The findings shall also include a statement of the methods of valuation used in determining the full value of the property. The county shall provide findings within 45 days after the final determination of the board is entered into the record pursuant to regulation 325 of this subchapter, and shall accompany them with a notice that a request for a transcript of the hearing must be made within 60 days after the final determination.
- (c) If the county board fails to make findings upon request, or if findings made are found by a reviewing court to be so deficient that a remand to the county board is ordered to secure reasonable compliance with the elements of findings required by section 1611.5 of the Revenue and Taxation Code, the action of the county board shall be deemed to be arbitrary and capricious within the meaning of section 800 of the Government Code, so as to support an allowance of reasonable attorney's fees against the county for the services necessary to obtain proper findings. The dollar limitation set forth in section 800 of the Government Code shall not apply to an allowance of attorney's fees pursuant to this section.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended November 20, 1968, effective November 22, 1968.

Amended April 14, 1972, effective May 14, 1972. Amended June 23, 1981, effective September 19, 1981. Amended November 18, 1987, effective January 28, 1988. Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization

Article 1. Hearing by County Board

Rule 308.5. Disqualification of a Board Member or Hearing Officer.

Authority: Section 15606.

Reference: Sections 1624.4 and 1641.2, Revenue and Taxation Code.

- (a) In those counties having assessment appeals boards or hearing officers, the party affected or the party's agent, or the assessor, may file with the clerk a written statement objecting to the hearing of a matter before a member of the board or a hearing officer. The statement shall set forth the facts constituting the ground of the disqualification of the member or hearing officer and shall be signed by the party affected or the party's agent, or by the assessor, and shall be filed with the clerk at the earliest practicable opportunity after discovery of the facts constituting the ground of the member's or hearing officer's disqualification, and in any event before the commencement of the hearing of any issue of fact in the proceeding before such member or hearing officer. Copies of the statement shall be served by the presenting party on each party to the proceeding and on the board member or hearing officer alleged to be disqualified. Within 10 days after filing of the statement or 10 days after service of it on him or her, whichever is later, the board member or hearing officer may file with the clerk a written answer:
- (1) Consenting to the proceeding being heard by another member or hearing officer, in which event the clerk shall appoint a replacement member or hearing officer, or
- (2) Denying his or her disqualification, which answer may admit or deny any or all of the facts alleged in the statement and set forth any additional facts relevant to his or her disqualifications.

The clerk shall forthwith transmit a copy of such answer to each party.

Every statement and answer shall be verified by oath in the manner prescribed by section 446 of the Code of Civil Procedure.

(b) The question of the member's or hearing officer's disqualification shall be heard and determined by a board member, other than the member subject to the disqualification challenge, agreed upon by the parties who have appeared in the proceeding, or, in the event of their failing to agree, by a member assigned to act by the clerk. Within five days after the expiration of the time allowed by this regulation for the member to answer, the clerk shall assign a member to hear and determine the matter of the disqualification.

Once the member has been selected pursuant to subsection (b), that member shall determine the qualification of the challenged member or hearing officer.

(c) In a county whose board of supervisors has adopted a resolution implementing the provisions of sections 1640.1 and 1641.1 of the Revenue and Taxation Code, the board may elect to schedule the application before the board in lieu of following the procedures prescribed above.

History: Adopted May 6, 1970, effective June 6, 1970.

Amended June 13, 1974, effective June 14, 1974. Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 308.6. Applications for Equalization Required to Be Heard by Alternate Assessment Appeals Boards.

Authority: Section 15606, Government Code.

Reference: Sections 1612.7 and 1622.6, Revenue and Taxation Code...

(a) APPLICATIONS REQUIRED TO BE HEARD BY ALTERNATE ASSESSMENT APPEALS BOARDS.

- (1) The following applications for equalization filed pursuant to sections 1603 or 1605 of the Revenue and Taxation Code shall be heard by a special alternate assessment appeals board consisting of three persons appointed by order of the presiding judge of the superior court in the county in which the applications are filed:
- (A) An application filed by a person listed in paragraph (2) of this subdivision in a county in which the person serves or is employed; and
- (B) An application in which a person listed in paragraph (2) of this subdivision represents his or her spouse, registered domestic partner, parent, or child that is filed or pending in a county in which the person specified in paragraph (2) of this subdivision serves or is employed.
 - (2) This paragraph includes:
 - (A) A current member of an assessment appeals board or any alternate member;
 - (B) A current assessment hearing officer;
- (C) A current employee of the office of the clerk of the board of equalization or assessment appeals board; and
- **(D)** A current employee of the county counsel who advises the assessment appeals board or represents the county assessor before the assessment appeals board.
- (b) REFERRAL TO AN ALTERNATE ASSESSMENT APPEALS BOARD IN ANOTHER COUNTY. The clerk of the board has discretion to refer an application for hearing to a special alternate assessment appeals board, convened to hear the application, consisting of three members who are qualified and in good standing in another California county, in lieu of having the superior court appoint a special alternate assessment appeals board to hear the application. Applications may only be referred to a county if that county's clerk of the assessment appeals board has consented to accept the referral.

(c) SUBJECT MATTER.

- (1) A special alternate assessment appeals board member may hear only the application or applications for equalization set forth in the superior court order appointing such member.
 - (2) If the clerk of the board refers an application or applications to an actively serving assessment appeals board in another county pursuant to subdivision (b), the board may hear only the application or applications set forth in the transmittal document prepared by the clerk of the board of the county in which the application or applications were filed.
- (d) QUALIFICATIONS FOR APPOINTMENT. Any person shall be eligible for appointment as a special alternate assessment appeals board member who meets the qualifications set forth in section 1624 of the Revenue and Taxation Code.

(e) RESTRICTIONS ON APPOINTMENT AND GROUNDS FOR REMOVAL. Sections 1624.1 and 1624.2 of the Revenue and Taxation Code shall be applicable to the appointment and removal of a special assessment appeals board member.

History: Adopted June 13, 1974, effective June 14, 1974.

Amended December 17, 1975, effective January 25, 1976.

Amended October 6, 1999, effective April 22, 2000

Amended and effective February 13, 2001.

Amended April 28, 2015, effective October 1, 2015

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 309. Hearing.

Authority: Section 15606(c), Government Code

Reference: Sections 441, 1603, 1604, 1606, 1624.4, 1641.1 and 1641.2, Revenue and Taxation Code.

- (a) In counties having a population in excess of 4,000,000, on the fourth Monday in September of each year, the board shall meet to equalize the assessment of property on the local roll and shall continue to meet for that purpose from time to time until the business of equalization is disposed of. In all other counties, the board shall meet on the third Monday in July and shall continue to meet until the business of equalization is disposed of. All hearings before the board shall be conducted in the manner provided in this subchapter. Nothing herein requires the board to conduct hearings prior to the final day for filing applications.
- **(b)** A hearing must be held and a final determination made on the application within two years of the timely filing of an application for reduction in assessment submitted pursuant to subdivision (a) of section 1603 of the Revenue and Taxation Code, unless the applicant or the applicant's agent and the board mutually agree in writing or on the record to an extension of time.
- (c) If the hearing is not held and a determination is not made within the time specified in subsection (b) of this regulation, the applicant's opinion of value stated in the application shall be conclusively determined by the board to be the basis upon which property taxes are to be levied, except when:
 - (1) The applicant has not filed a timely and complete application; or,
- (2) The applicant has not submitted a full and complete property statement as required by law with respect to the property which is the subject of the application; or,
- (3) The applicant has not complied fully with a request for the exchange of information under regulation 305.1 of this subchapter or with the provisions of subdivision (d) of section 441 of the Revenue and Taxation Code; or
 - (4) Controlling litigation is pending. "Controlling litigation" is litigation which is:
- (A) pending in a state or federal court whose jurisdiction includes the county in which the application is filed; and
- (B) directly related to an issue involved in the application, the court resolution of which would control the resolution of such issue at the hearing; or,
- (5) The applicant has initiated proceedings to disqualify a board member pursuant to Revenue and Taxation Code section 1624.4 within 90 days of the expiration of the two-year period required by Revenue and Taxation Code section 1604; or,
- (6) The applicant has requested that the hearing officer's recommendation be heard by the board pursuant to Revenue and Taxation Code section 1641.1, in those counties in which the board of supervisors has adopted a resolution implementing section 1641.1, within 90 days of the expiration of the two-year period required by Revenue and Taxation Code section 1604.

For applications involving base year value appeals that have not been heard and decided by the end of the two-year period provided in section 1604 of the Revenue and Taxation Code and where the two-year period has not been extended pursuant to subsections (b) or (c) of this regulation, the applicant's opinion of value will be entered on the assessment roll for the tax year or years covered by the pending application, and will remain on the roll until the fiscal year in which the board makes a final determination on the application. No increased or escape taxes other than

Rule 309 (Contd.)

those required by a change in ownership or new construction, or resulting from application of the inflation factor to the applicant's opinion of value shall be levied for the tax years during which the board fails to act.

For applications appealing decline in value and personal property assessments that have not been heard and decided by the end of the two-year period provided in section 1604, the applicant's opinion of value will be enrolled on the assessment roll for the tax year or years covered by the pending application.

- (d) If the applicant has initiated proceedings pursuant to subsection (c)(5), or made a request pursuant to subsection (c)(6) of this regulation, the two-year time period described in subsection (b) shall be extended 90 days.
- (e) The applicant shall not be denied a timely hearing and determination pursuant to subsection (b) of this regulation, by reason of any of the exceptions enumerated in subsection (c) herein, unless, within two years of the date of the application, the board, or the clerk at the direction of the board, gives the applicant and/or the applicant's agent written notice of such denial. The notice shall indicate the basis for the denial and inform the applicant of his or her right to protest the denial. If requested by the applicant or the applicant's agent, the clerk shall schedule a hearing on the validity of the application and shall so notify the applicant, the applicant's agent, and the assessor.

When a hearing is postponed or not scheduled because controlling litigation is pending, the notice to the applicant shall identify the controlling litigation by the name of the case, the court number or the docket number of the case, and the court in which the litigation is pending. If a hearing is postponed because controlling litigation is pending, the hearing must be held and a final determination made within a period of two years after the application is filed, excluding the period of time between the notice of pending litigation and the date that the litigation becomes final.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended June 13, 1974, effective June 14, 1974.
Amended April 4, 1984, effective June 30, 1984.
Amended June 25, 1997, effective September 6, 1997
Amended January 5, 2000, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 310. Selection of Board Chair.

Authority: Section 15606, Government Code.

Reference: Section 1609, Revenue and Taxation Code.

The board shall select one of its members to act as chair and preside over all hearings. This function may be rotated among board members. The chair shall exercise such control over the hearings as is reasonable and necessary. He or she shall make all rulings regarding procedural matters and regarding the admission or exclusion of evidence.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 311. Quorum and Vote Required.

Authority: Section 15606, Government Code.

Reference: Sections 1601, 1620, 1622.1, 1622.5 and 1622.6, Revenue and Taxation Code.

- (a) No hearing before the board shall be held unless a quorum is present. Except as otherwise provided in regulation 310 of this subchapter, no decision, determination, or order shall be made by the board by less than a majority vote of all the members of the board who have been in attendance throughout the hearing.
- **(b)** If either party so demands, a hearing must be held before the full board or, for assessment appeals boards appointed pursuant to Revenue and Taxation Code section 1622.1, a full three member panel. In the event that only a quorum is present and the applicant demands a hearing before the full board, or full three member panel designated pursuant to Revenue and Taxation Code section 1622.1, the board may request that the applicant extend the two-year period provided in section 1604 of the Revenue and Taxation Code if the demand precludes the matter from being heard and decided before the expiration of the two-year period. If the applicant does not extend the two-year period as requested, the board may deny the applicant's demand for a hearing before a full board or a full three member panel.
- (c) If a hearing takes place before a board consisting of an even number of members and they are unable to reach a majority decision, the application shall be reheard before the full board. In any case wherein the hearing takes place before less than the full board, the parties may stipulate that the absent member or members may read or otherwise become familiar with the record and participate in the vote on the decision.

History: Adopted May 11, 1967, effective June 11, 1967. Amended May 21, 1968, effective June 26, 1968.

Amended July 27, 1982, effective February 10, 1983. Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 312. Hearings Recorded.

Authority: Section 15606, Government Code.

Reference: Section 1611, Revenue and Taxation Code.

- (a) All hearings of the board shall be recorded or reported, or videotaped subject to the conditions set forth in Code of Civil Procedure section 2025.340.
- **(b)** Any person may purchase a transcript of that portion of a hearings that is open to the public upon payment of a reasonable fee, provided the request to purchase has been made within 60 days after the final determination of the board.
- (c) In a county which does not regularly provide a stenographic reporter, the applicant, at the applicant's own expense, may have the hearing reported by a stenographer.
- (d) In a county which does provide a stenographic reporter, if the applicant desires the clerk to arrange for a stenographer, the applicant must make the request in writing at least 10 days before the hearing.
- (e) If a stenographic reporter is present, the county may designate the reporter's transcript as the official record upon being filed with the board.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended April 14, 1972, effective May 14, 1972. Amended June 13, 1974, effective June 14, 1974. Amended October 6, 1999, effective April 22, 2000. Amended January 27, 2010, effective March 16, 2010.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 313. Hearing Procedure.

Authority: Section 15606(c), Government Code.

Reference: Article XIII A, California Constitution; Sections 110, 167, 205.5, 218, 1605.4, 1607, 1609, 1609.4 and 1637, Revenue

and Taxation Code; and Section 664, Evidence Code.

Hearings on applications shall proceed as follows:

(a) The chair or the clerk shall announce the number of the application and the name of the applicant. The chair shall then determine if the applicant or the applicant's agent is present. If neither is present, the chair shall ascertain whether the clerk has notified the applicant of the time and place of the hearing. If the notice has been given and neither the applicant nor the applicant's agent is present, the application shall be denied for lack of appearance, or, for good cause of which the board is timely informed prior to the hearing date, the board may postpone the hearing. If the notice has not been given, the hearing shall be postponed to a later date and the clerk directed to give proper notice thereof to the applicant.

The denial of an application for lack of appearance by the applicant, or the applicant's agent, is not a decision on the merits of the application and is not subject to the provisions of regulation 326 of this subchapter. The board of supervisors may adopt a procedure which authorizes reconsideration of the denial where the applicant furnishes evidence of good cause for the failure to appear or to make a timely request for postponement and files a written request for reconsideration within a period set by the board, not to exceed 60 days from the date of mailing of the notification of denial due to lack of appearance. Applicants who fail to request reconsideration within the period set, or whose requests for reconsideration are denied, may refile an appeal of the base year value during the next regular filing period in accordance with Revenue and Taxation Code section 80.

- **(b)** If the applicant or the applicant's agent is present, the chair or the clerk shall announce the nature of the application, the assessed value as it appears on the local roll and the applicant's opinion of the value of the property. The chair may request that either or both parties briefly describe the subject property, the issues the board will be requested to determine, and any agreements or stipulations agreed to by the parties.
- (c) In applications where the applicant has the burden of proof, the board shall require the applicant or the applicant's agent to present his or her evidence first, and then the board shall determine whether the applicant has presented proper evidence supporting his or her position. This is sometimes referred to as the burden of production. In the event the applicant has met the burden of production, the board shall then require the assessor to present his or her evidence. The board shall not require the applicant to present evidence first when the hearing involves:
 - (1) A penalty portion of an assessment.
- (2) The assessment of an owner-occupied single-family dwelling or the appeal of an escape assessment, and the applicant has filed an application that provides all of the information required in regulation 305(c) of this subchapter and has supplied all information as required by law to the assessor. An owner-occupied single-family dwelling means a single-family dwelling that is the owner's principal place of residence and qualifies for a homeowners' property tax exemption pursuant to Revenue and Taxation Code section 218. "Property that qualifies for a homeowners' property tax exemption" also includes property that is the principal place of residence of its owner and qualifies for the disabled veterans' exemption provided by Revenue and Taxation Code section 205.5. In those instances, the chair shall require the assessor to present his or her case to the board first. With respect to escape assessments, the presumption in favor of the applicant provided in regulation 321(d) of this subchapter does not apply to appeals resulting from situations where an applicant failed to file a change in ownership statement, a business property statement, or to obtain a permit for new construction.
- (3) A change in ownership and the assessor has not enrolled the purchase price, and the applicant has provided the change of ownership statement required by law. The assessor bears the burden of proving by a

Rule 313 (Contd.)

preponderance of the evidence that the purchase price, whether paid in money or otherwise, is not the full cash value of the property.

- **(d)** All testimony shall be taken under oath or affirmation.
- (e) The hearing need not be conducted according to technical rules relating to evidence and witnesses. Any relevant evidence may be admitted if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs. Failure to enter timely objection to evidence constitutes a waiver of the objection. The board may act only upon the basis of proper evidence admitted into the record. Board members or hearing officers may not act or decide an application based upon consideration of prior knowledge of the subject property, information presented outside of the hearing, or personal research. A full and fair hearing shall be accorded the application. There shall be reasonable opportunity for the presentation of evidence, for cross-examination of all witnesses and materials proffered as evidence, for argument and for rebuttal. The party having the burden of proof shall have the right to open and close the argument.
- (f) When the assessor requests the board find a higher assessed value than he or she placed on the roll and offers evidence to support the higher value, the chair shall determine whether or not the assessor gave notice in writing to the applicant or the applicant's agent by personal delivery or by deposit in the United States mail directed to the address given on the application. If notice and a copy of the evidence offered has been supplied at least 10 days prior to the hearing, the assessor may introduce such evidence at the hearing. When the assessor proposes to introduce evidence to support a higher assessed value than the value on the roll, the assessor no longer has the presumption accorded in regulation 321(a) of this subchapter and the assessor shall present evidence first at the hearing, unless the applicant has failed to supply all the information required by law to the assessor. The foregoing notice requirement shall not prohibit the board from a finding of a higher assessed value when it has not been requested by the assessor.
- (g) Hearings by boards and hearing officers shall be open, accessible, and audible to the public except that:
- (1) Upon conclusion of the evidentiary portion of the hearing, the board or hearing officer may take the matter under submission and deliberate in private in reaching a decision, and
- (2) The board or hearing officer may grant a request by the applicant or the assessor to close to the public a portion of the hearing relating to trade secrets. For purposes of this regulation, a "trade secret" is that information defined by section 3426.1 of the Civil Code. Such a request may be made by filing with the clerk a declaration under penalty of perjury that evidence is to be presented by the assessor or the applicant that relates to trade secrets whose disclosure to the public will be detrimental to the business interests of the owner of the trade secrets. The declaration shall state the estimated time it will take to present the evidence. Only evidence relating to the trade secrets may be presented during the time the hearing is closed, and such evidence shall be confidential unless otherwise agreed by the party to whom it relates.

History: Adopted May 11, 1967, effective June 11, 1967. Amended October 4, 1967, effective October 5, 1967. Amended May 21, 1968, effective June 26, 1968.

Amended November 20, 1968, effective November 22, 1968.

Amended June 4, 1969, effective June 6, 1969.

Amended May 6, 1970, effective June 6, 1970. Amended April 14, 1972, effective May 14, 1972.

Amended April 14, 1972, effective May 14, 1972 Amended June 7, 1973, effective July 15, 1973.

Amended June 13, 1974, effective June 14, 1974.

Amended November 4, 1976, effective January 1, 1977.

Amended April 7, 1977, effective May 22, 1977, applicable to 1977 assessment appeals.

Amended December 7, 1982, effective March 16, 1983.

Amended November 14, 1984, effective March 1, 1985.

Amended January 5, 2000, effective April 22, 2000.

Amended and effective November 20, 2000.

Amended August 21, 2012, effective November 22, 2012.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 314. Legal Counsel for Applicant and Assessor.

Authority: Section 15606, Government Code.

Reference: Sections 1620 et seq., 1638, Revenue and Taxation Code.

The applicant and the assessor may be represented by legal counsel, except that when an assessment protest is heard by a hearing officer appointed pursuant to section 1636 of the Revenue and Taxation Code, the assessor may have legal counsel only if the applicant is represented by an attorney.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended June 13, 1974, effective June 14, 1974.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 316. Examination of Applicant by Board.

Authority: Section 15606, Government Code.

Reference: Sections 1605.5, 1607, 1608 and 1620-1630, Revenue and Taxation Code.

- (a) Except as hereinafter provided, no reduction of an assessment or change in ownership or new construction determination shall be made unless the board examines, on oath, the applicant or the applicant's agent concerning the value of the property and/or the facts upon which the change in ownership or new construction determination is based, and the applicant or the applicant's agent attends and answers all questions pertinent to the inquiry.
- **(b)** In the event there is filed with the board a written stipulation, signed by the assessor and county legal advisor on behalf of the county and by the person affected or the authorized agent making the application, as to the full value and assessed value of the property and/or a determination regarding a change in ownership or new construction, which stipulation sets forth the facts upon which the agreed upon value is premised, the board may, at a public hearing,
- (1) accept the stipulation, waive the appearance of the person affected or the agent and change the assessed value in accordance with section 1610.8 of the Revenue and Taxation Code, or,
 - (2) reject the stipulation or set or reset the application for reduction for hearing.
- (c) The board may, in its discretion, waive the examination of the applicant or the applicant's agent if the board and the assessor are satisfied that the issues raised by the application and the facts pertaining thereto have been fully considered by the board in previous years or fully presented in the application, and if the applicant or the applicant's agent requests such waiver in the application. The board shall consult with the assessor and shall act promptly on any request for waiver and given written notice of its decision no less than 30 days before commencement of the hearing on the application. If the board waives the examination of the applicant or the applicant's agent, it shall decide the case on the merits of the application and on the basis of any evidence properly produced at the hearing by the assessor.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended October 4, 1967, effective October 5, 1967.
Amended May 21, 1968, effective June 26, 1968.
Amended December 17, 1975, effective January 25, 1976.
Amended July 27, 1982, effective February 10, 1983.
Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 317. Personal Appearance by Applicant; Appearance by Agent.

Authority: Section 15606(c), Government Code.

Reference: Section 1601, 1607 and 1608, Revenue and Taxation Code.

- (a) The applicant must appear personally at the hearing or be represented by an agent, unless the applicant's appearance has been waived by the board in accordance with regulation 316 of this subchapter. If the applicant is represented by an agent, the agent shall be thoroughly familiar with the facts pertaining to the matter before the board.
- **(b)** (1) If the application was filed by the applicant, any person (other than a California licensed attorney retained by the applicant or a person mentioned in subsections (c), (d) except an agent, or (e)) who appears at the hearing purporting to act as agent for the applicant shall first file with the clerk a written authorization, signed by the applicant, to represent the applicant at the hearing.
- (2) If at the hearing the applicant is represented by a person other than the person who was originally authorized by the applicant to appear at the hearing, that person shall present to the board a written authorization signed by the applicant indicating the applicant's consent to the change in representation.
- (3) The written authorization required pursuant to this regulation shall include the information required by regulation 305(a) of this subchapter and shall clearly state that the agent is authorized by the applicant to appear at hearings before the board.
- (c) If the property is held in joint or common ownership or in co-ownership, the presence of the applicant or any one of the owners shall constitute a sufficient appearance.
- (d) Where the applicant is a corporation, limited partnership, or a limited liability company, the business entity shall make an appearance by the presence of any officer, employee, or an authorized agent, thoroughly familiar with the facts pertaining to the matter before the board.
- (e) A husband may appear for his wife, or a wife for her husband, and sons or daughters for parents or vice versa.
- **(f)** If an agent is previously authorized by the applicant to file an application, no further authorization is required for that agent to represent the applicant at the subsequent hearing.

History: Adopted May 11, 1967, effective June 11, 1967. Amended May 7, 1986, effective August 15, 1986. Amended January 5, 2000, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 321. Burden of Proof.

Authority: Section 15606(c), Government Code.

Reference: Sections 110, 167, 205.5, 218 and 1601 et seq., Revenue and Taxation Code; and Section 664, Evidence Code.

- (a) Subject to exceptions set by law, it is presumed that the assessor has properly performed his or her duties. The effect of this presumption is to impose upon the applicant the burden of proving that the value on the assessment roll is not correct, or, where applicable, the property in question has not been otherwise correctly assessed. The law requires that the applicant present independent evidence relevant to the full value of the property or other issue presented by the application.
- **(b)** If the applicant has presented evidence, and the assessor has also presented evidence, then the board must weigh all of the evidence to determine whether it has been established by a preponderance of the evidence that the assessor's determination is incorrect. The presumption that the assessor has properly performed his or her duties is not evidence and shall not be considered by the board in its deliberations.
- (c) The assessor has the burden of establishing the basis for imposition of a penalty assessment.
- (d) Exceptions to subsection (a) apply in any hearing involving the assessment of an owner-occupied single-family dwelling or an escape assessment. An owner-occupied single-family dwelling means a single-family dwelling that is the owner's principal place of residence and qualifies for a homeowners' property tax exemption pursuant to Revenue and Taxation Code section 218. "Property that qualifies for a homeowners' property tax exemption" also includes property that is the principal place of residence of its owner and qualifies for the disabled veterans' exemption provided by Revenue and Taxation Code section 205.5. In such instances, the presumption in section 167 of the Revenue and Taxation Code affecting the burden of proof in favor of the applicant who has supplied all information to the assessor as required by law imposes upon the assessor the duty of rebutting the presumption by the submission of evidence supporting the assessment.
- **(e)** In hearings involving change in ownership, except as provided in section 110 of the Revenue and Taxation Code, the purchase price is rebuttably presumed to be the full cash value. The party seeking to rebut the presumption bears the burden of proof by a preponderance of the evidence.
- (f) In weighing evidence, the board shall apply the same evidentiary standard to the testimony and documentary evidence presented by the applicant and the assessor. No greater relief may be granted than is justified by the evidence produced during the hearing.

History: Adopted May 11, 1967, effective June 11, 1967.
Amended October 4, 1967, effective October 5, 1967.
Amended November 20, 1968, effective November 22, 1968.
Amended April 14, 1972, effective May 14, 1972.
Amended November 4, 1976, effective January 1, 1977.
Amended July 27, 1982, effective February 10, 1983
Amended January 5, 2000, effective April 22, 2000
Amended August 21, 2012, effective November 22, 2012.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 322. Subpoenas.

Authority: Section 15606, Government Code.

Reference: Sections 1609, 1609.4 and 1609.5, Revenue and Taxation Code.

- (a) At the request of the applicant or the assessor in advance of the hearing or at the time of the hearing the board or the clerk on authorization from the board may issue subpoenas for the attendance of witnesses at the hearing. The board may issue a subpoena on its own motion. A subpoena may be served on any resident of the State of California or any person or business entity found within the state. All subpoenas shall be obtained from the board.
- (b) If a subpoena is issued at the request of the applicant, the applicant is responsible for serving it and for the payment of witness fees and mileage.
- (c) An application for a subpoena for the production of books, records, maps, and documents shall be supported by an affidavit such as is prescribed by section 1985 of the Code of Civil Procedure.
- (d) In the event a State Board of Equalization employee is subpoenaed pursuant to section 1609.5 of the Revenue and Taxation Code at the request of the applicant and the county board grants a reduction in the assessment, the county board may reimburse the applicant in whole or in part for the actual witness fees paid pursuant to section 1609.5.
- (e) If a party desires the board to issue a subpoena, the party shall make the written request sufficiently in advance of the scheduled hearing date so that the subpoenaed party has an adequate opportunity to fully comply with the subpoena prior to the commencement of the hearing. Upon such request, the board may, whenever possible, issue subpoenas pursuant to sections 1609.4 and 1609.5 of the Revenue and Taxation Code. Subpoenas shall be restricted to compelling the appearance of a person or the production of things at the hearing and shall not be utilized for purposes of prehearing discovery. A subpoena issued near in time to or after commencement of the hearing should be as limited as possible, and a continuance of the hearing may be granted, if requested, for a reasonable period of time.
- (f) No subpoena to take a deposition shall be issued nor shall depositions be considered for any purpose by the board.

History: Adopted May 11, 1967, effective June 11, 1967. Amended October 4, 1967, effective October 5, 1967. Amended May 21, 1968, effective June 26, 1968.

Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 323. Postponements and Continuances.

Authority: Section 15606, Government Code.

Reference: Sections 1605.6 and 1606, Revenue and Taxation Code.

- (a) The applicant and/or the assessor shall be allowed one postponement as a matter of right, the request for which must be made not later than 21 days before the hearing is scheduled to commence. If the applicant requests a postponement as a matter of right within 120 days of the expiration of the two-year limitation period provided in section 1604 of the Revenue and Taxation Code, the postponement shall be contingent upon the applicant's written agreement to extend and toll indefinitely the two-year period subject to termination of the agreement by 120 days written notice by the applicant. The assessor is not entitled to a postponement as a matter of right if the request is made within 120 days of the expiration of the two-year period, but the board, in its discretion, may grant such a request. Any subsequent requests for a postponement by the applicant or the assessor must be made in writing, and good cause must be shown for the proposed postponement. A stipulation by an applicant and the assessor shall be deemed to constitute good cause, but shall result in extending and tolling indefinitely the two-year limitation period subject to termination of the agreement by 120 days written notice by the applicant. Any information exchange dates remain in effect based on the originally scheduled hearing date notwithstanding the hearing postponement, except as provided in regulation 305.1(d) of this subchapter.
- **(b)** A board of supervisors may delegate decisions concerning postponement to the clerk in accordance with locally adopted rules. Requests for postponement shall be considered as far in advance of the hearing date as is practicable.
- (c) At the hearing, the board or a hearing officer may continue a hearing to a later date. The board or hearing officer must make every reasonable effort to maintain continuous hearings. If either party requests a continuance, and the board or hearing officer grants it, the continuance should not exceed 90 days, unless the parties at the hearing stipulate to a longer continuance. However, a longer continuance may be granted by the board or hearing officer where reasonable cause for the continuance is established to the satisfaction of the board of hearing officer by the requesting party or where the reasonable needs of the county board of equalization or assessment appeals board or hearing officer dictate the necessity for a longer continuance. The reasons justifying the continuance shall be stated on the record. Notwithstanding the prior provisions of this subdivision (c), the board or hearing officer shall not, without reasonable cause, grant the assessor a continuance after the applicant has presented his or her case; however, the assessor shall be granted a continuance under section 441(h) of the Revenue and Taxation Code if the applicant has introduced information at the hearing which had previously been requested of the applicant a continuance after the assessor has presented his or her case; however, the applicant shall be granted a continuance under section 408(f)(3) of the Revenue and Taxation Code if the assessor has introduced information at the hearing which had previously been requested of the assessor by the applicant.
- (d) If the applicant requests a continuance within 90 days of the expiration of the two-year period specified in section 1604 of the Revenue and Taxation Code, the board may require a written extension signed by the applicant extending and tolling the two-year period indefinitely subject to termination of the agreement by 120 days written notice by the applicant. The clerk shall inform the applicant or the applicant's agent and the assessor in writing of the time and place of the continued hearing not less than 10 days prior to the new hearing date, unless the parties agree in writing or on the record to waive written notice.

History: Adopted May 11, 1967, effective June 11, 1967. Amended May 21, 1968, effective June 26, 1968.

Amended November 20, 1968, effective November 22, 1968. Amended October 6, 1999, effective April 22, 2000.

Amended December 12, 2018, effective January 1, 2020.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax

Chapter 3. Local Equalization
Article 1. Hearing by County Board

Rule 324. Decision.

Authority: Section 15606, Government Code.

Reference: Article XIIIA, California Constitution; and Sections 402.1, 402.5, 1609, 1610.8 and 1611.5, Revenue and Taxation

Code.

(a) DETERMINATION OF FULL VALUE, CLASSIFICATION CHANGE IN OWNERSHIP, OR OTHER ISSUES. Acting upon proper evidence before it, the board shall determine the full value of the property, including land, improvements, and personal property, that is the subject of the hearing. The determination of the full value shall be supported by a preponderance of the evidence presented during the hearing. The board shall consider evidence of value derived by the use of any of the valuation methods described in regulation 3 of subchapter 1 of this chapter. It shall determine whether the method(s) used was (were) properly applied, considering the type of property assessed, governmentally imposed land use restrictions, and any recorded conservation easements as described in Civil Code section 815.1 et seq., by examining the factual data, the presumptions, and the estimates relied upon. The board shall also determine the classification, amount, and description of the property that is the subject of the hearing, the existence of a change in ownership or new construction, or any other issue that is properly before the board, or that is necessary to determine the full value of the property. The board shall provide to the clerk such details as are necessary for the implementation of the board's decision.

(b) JURISDICTION. The board's authority to determine the full value of property or other issues, while limited by the laws of this state and the laws of the United States and usually exercised in response to an application for equalization, is not predicated on the filing of an application nor limited by the applicant's request for relief. When an application for review includes only a portion of an appraisal unit, whether real property, personal property, or both, the board may nevertheless determine the full value, classification, or other facts relating to other portions that have undergone a change in ownership, new construction or a change in value. Additionally, the board shall determine the full value of the entire appraisal unit whenever that is necessary to the determination of the full value of any portion thereof.

The board is not required to choose between the opinions of value promoted by the parties to the appeal, but shall make its own determination of value based upon the evidence properly admitted at the hearing.

An appraisal unit of property is a collection of assets that functions together, and that persons in the marketplace commonly buy and sell as a single unit or that is normally valued in the marketplace separately from other property, or that is specifically designated as such by law.

- **(c) VALUATION PRINCIPLES.** The board, the applicant, and appraisal witnesses shall be bound by the same principles of valuation that are legally applicable to the assessor.
- (d) COMPARABLE SALES. When valuing a property by a comparison with sales of other properties, the board may consider those sales that, in its judgment, involve properties similar in size, quality, age, condition, utility, amenities, site location, legally permitted use, or other physical attributes to the property being valued. When valuing property for purposes of either the regular roll or the supplemental roll, the board shall not consider a sale if it occurred more than 90 days after the date for which value is being estimated. The provisions for exclusion of any sale occurring more than 90 days after the valuation date do not apply to the sale of the subject property.

The board shall presume that zoning or other legal restrictions, of the types described in Revenue and Taxation Code section 402.1, on the use of either the property sold or the property being valued will not be removed or substantially modified in the predictable future unless sufficient grounds as set forth in that section are presented to the board to overcome that presumption.

Rule 324 (Contd.)

(e) FINDINGS OF FACT. When written findings of fact are made, they shall fairly disclose the board's findings on all material points raised in the application and at the hearing. The findings shall also include a statement of the method or methods of valuation used in determining the full value of the property or its components.

History: Adopted May 11, 1967, effective June 11, 1967.

Amended October 4, 1967, effective October 5, 1967. Amended May 21, 1968, effective June 26, 1968.

Amended November 20, 1968, effective November 22, 1968.

Amended May 6, 1970, effective June 6, 1970. Amended May 5, 1971, effective June 10, 1971. Amended April 14, 1972, effective May 14, 1972.

Amended December 17, 1975, effective January 25, 1976. Amended July 27, 1982, effective February 10, 1983. Amended March 6, 1990, effective May 23, 1990. Amended November 19, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization

Article 1. Hearing by County Board

Rule 325. Notice and Clarification of Decision.

Authority: Section 15606, Government Code.

Reference: Section 1601 et seq., Revenue and Taxation Code.

- (a) A board may announce its decision to the applicant and the assessor at the conclusion of the hearing, or it may take the matter under submission. The decision becomes final when:
- (1) The vote is entered into the record at the conclusion of the hearing provided no findings of fact are requested by either party, and all parties are present at the hearing or the hearing is subject to stipulation by both parties. The county may provide a written notice of the decision.
- (2) A written notice of the decision is issued provided no findings of fact are requested by either party, and the decision is taken under submission by the board at the conclusion of the hearing. The county shall issue a written notice of the decision no later than 120 days after the conclusion of the hearing. The clerk shall notify the applicant in writing of the decision of the board by United States mail addressed to the applicant or to the applicant's agent at the address given in the application.
- (3) A written notice of the decision is issued or the findings of fact are issued, whichever is earlier, provided findings of fact are requested. The county shall issue a written notice of the decision no later than 120 days after the conclusion of the hearing. If so requested by an applicant or an applicant's agent, the determination shall become final upon issuance of the findings of fact which the county shall issue no later than 180 days after the conclusion of the hearing. Such a request must be made by the applicant or the applicant's agent prior to or at the conclusion of the hearing. If the conclusion of the hearing is within 180 days of the expiration of the two-year period specified in section 1604 of the Revenue and Taxation Code, the applicant shall agree in writing to extend the two-year period. The extension shall be for a period equal to 180 days from the date of the conclusion of the hearing.
- **(b)** The board may request any party to submit proposed written findings of fact and shall provide the other party the opportunity to review and comment on the proposed finding submitted. If both parties prepare proposed findings of fact, no opportunity to review and comment need be provided.
- (c) When findings of fact have been prepared, either party or the clerk may submit a written request for clarification about the details of the decision, but such clarification shall not alter the final determination of the board.

History: Adopted May 11, 1967, effective June 11, 1967. Amended October 6, 1999, effective April 22, 2000.

BOARD OF EQUALIZATION

PROPERTY TAX RULES

Division 1. State Board of Equalization-Property Tax Chapter 3. Local Equalization Article 1. Hearing by County Board

Rule 326. Reconsideration and Rehearing.

Authority: Section 15606, Government Code.

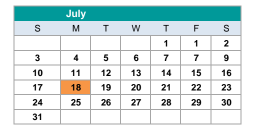
Reference: Section 1601 et seq., Revenue and Taxation Code.

- (a) The decision of the board upon an application is final. The board shall not reconsider or rehear an application or modify a decision unless:
 - (1) The decision reflects a ministerial clerical error; or
- (2) The decision was entered as the result of the applicant's failure to appear for the hearing and within the period established pursuant to regulation 313 of this subchapter, the applicant furnishes evidence establishing, to the satisfaction of the board, excusable good cause for the failure to appear.

History: Adopted May 11, 1967, effective June 11, 1967. Amended October 6, 1999, effective April 22, 2000.



Assessment Appeals Board 2022-23 Master Meeting Schedule



	Augus	t				
S	М	Т	W	Т	F	S
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AAB Meeting (9:00 AM)

Annual AAB Business Meeting

Board of Supervisors

Phone: 707-463-4221 Fax: 707-463-7237

Website: www.mendocinocounty.org/bos Email: bos@mendocinocounty.org

Board Services & Executive Office

County Administration Center 501 Low Gap Road Room 1010 Ukiah, CA 95482

Executive Office

Phone: 707-463-4441 Fax: 707-463-5649

Website: www.mendocinocounty.org/eo Email: ceo@mendocinocounty.org

Revised: 7/14/2022 Adopted: ...

BOE-305-AH (P1) REV 08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Uklah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

	and Danes		_				
continuance of the hearing or denial of the appartach hearing evidence to this application.				•	1BER: Clerk Use Only		
1. APPLICANT INFORMATION - PLEASE F NAME OF APPLICANT (LAST FIRST MIDDLE INITIAL), BUSI Raley's Family of Stores / Ukiah LLC	INESS, OR TRUST NAME			EMAILADDRESS	<u> </u>		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OF PO Box 15618				y			
West Sacramento	CA 95852-		ME TELEPHONE 6) 873-3333	ALTERNATE TELEPHO	NE FAX TELEPHONE		
2. CONTACT INFORMATION - AGENT, ATT				cable - (REPRESEN	ITATION IS OPTIONAL)		
NAME OF AGENT, ATTORNEY OR RELATIVE (LAST, FIRST, Jerry Chatam or Blake Newell	, MIDDLE INITIAL)			jchatam@jwcha	tam.com		
COMPANY NAME J. W. Chatam and Associates			THE STREET CONTROL OF SECTION		opris, recessor incognise of consumer, him is a constraint of		
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST,	MIDDLE INTITAL)						
MAILING ADDRESS (STREET ADDRESS OF P. D. BOX)		<u> </u>	etimore processor and transcription	and the state of t			
14360 W 96th Terrace	466				, au.		
CITY Lenexa	STATE ZIP CODE KS 66215		IME TELEPHONE 13) 239-0990	ALTERNATE TELEPHO	NE FAX TELEPHONE (913)239-0993		
AUTHORIZATION OF AGENT			ON ATTACHED	1x	(313 / 233 0333		
The following information must be complete	ed (or attached to this	s application	- see instruction:	s) unless the agent is	s a licensed California		
attorney as indicated in the Certification se	ection, or a spouse,	child, parent	, registered dom	estic partner, or the	person affected. If the		
applicant is a business entity, the agent's a The person named in Section 2 above is he	water to an information and depote that the	manager and an indicated of the	ene stakkerentan bilan berata bilan	an arthur an the factor of the second of the second	1.12 A. 1.25 (1.27) (1.12) A. 2.25		
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SIGNATURE OF AS ALCANT, OFFICER, OR AUTHORIZED E	MPLOYEE		TITLE		ury of 9/2/202		
				r. Mgr. Tax & Treas	ury of 7/29 202		
3. PROPERTY IDENTIFICATION INFORMA	TION		Kaley's as agg	grieved taxpayer.			
☐ YES 🗽 NO is this property a single	e-family dwelling that is	occupied as t	he principal place (of residence by the owr	er?		
ENTER APPLICABLE NUMBER FROM YO	UR NOTICE/TAX BI	LL		***			
ASSESSOR'S PARCEL NUMBER	ÁSSESSMENT NU	JMBER.		FEE NUMBER			
170-190-25 ACCOUNT NUMBER	TAX BILL NUMBER);;	<u>er sa seri nagaggarra a Ra</u>	egaggerin na nanas quegaganna turca acasa,	i kan kan manana kan kan manan didaka manan mili na		
ACCOMI NOMBER	174V BILLE NOWBE	\					
PROPERTY ADDRESS OR LOCATION			į	DOING BUSINESS AS (DBA), if appropriate			
, Ukiah	Ukiah						
PROPERTY TYPE [V]							
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COMMERCIAL/INDUSTRIAL		□ WAT	ER CRAFT	□ AIRC	RAFT		
□ BUSINESS PERSONAL PROPERTY/FIXTU	URES	п отн	ER:				
4.VALUE	A VALUE ON	ROLL	B. APPLICANT'S	OPINION OF VALUE	C: APPEALS BOARD USE ON		
LAND	\$1,758,557		¢0	79.279			
IMPROVEMENTS/STRUCTURES	\$1,758,337		1	31,629			
FIXTURES	314,403,237		37,2	31,023			
PERSONAL PROPERTY (see instructions)			1				
MINERAL RIGHTS			 				
TREES & VINES			 				
T. A. December 21	I · ·		,		I		
OTHER							
OTHER TOTAL	\$16,221.8			110,907			

BOE-305-AH (P2 REV. 08 (01-15)		
5. TYPE OF ASSESSMENT BEING APPEALED M. Check only on	e. See instructions for filing p	eriods
REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 O	FTHE CURRENT YEAR	
SUPPLEMENTAL ASSESSMENT *DATE OF NOTICE: ROLL YEAR	(R:	
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CA	ALAMITY REASSESSMENT	☐ PENALTY ASSESSMENT
**ROLL YEA *Must attach copy of notice or bill, where applicable	.K: **Fach roll vear requires a sei	parate application
	structions before completing	
If you are uncertain of which item to check, please check "I. OTHER The reasons that I rely upon to support requested changes in value A. DECLINE IN VALUE The assessor's roll value exceeds the market value as of B. CHANGE IN OWNERSHIP 1. No change in ownership occurred on the date of 2. Base year value for the change in ownership established. NEW CONSTRUCTION 1. No new construction occurred on the date of 2. Base year value for the completed new construction es 3. Value of construction in progress on January 1 is incorred. D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damage. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's 1. All personal property/fixtures. 2. Only a portion of the personal property/fixtures. Attach of PENALTY ASSESSMENT Penalty assessment is not justified. G. CLASSIFICATION/ALLOCATION 1. Classification of value of property is incorrect (e.g., between the complete of the property is incorrect. 2. Allocation of value of property is incorrect.	and provide a brief explanation are as follows: January 1 of the current year, and on the date of tablished on the date of ect. ed by misfortune or calamity. It is value of personal property and description of those items.	on of your reasons for filing this applicationis incorrectis incorrect.
H. APPEAL AFTER AN AUDIT. Must include description of each 1. Amount of escape assessment is incorrect.		iled, and your opinion of value.
\square 2. Assessment of other property of the assessee at the loc	cation is incorrect.	
I. OTHER		
Explanation (attach sheet if necessary)		·
7. WRITTEN FINDINGS OF FACTS (\$		
☐ Are requested. ★ Are not requested.		
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND	See Instructions.	
ČERT!	FICATION	
I certify (or declare) under penalty of perjury under the laws of the Sta accompanying statements or documents, is true, correct, and complete property or the person affected (i.e., a person having a direct economic agent authorized by the applicant under item 2 of this application, or Number, who has been retained by the applicant	e to the best of my knowledge a interest in the payment of taxe (3) an attorney licensed to prac	nd belief and that I am (1) the owner of the s on that property – "The Applicant"), (2) an tice law in the State of California, State Bar
SIGNATURE (Use Plue Pen - Original signature required on paper-filed application) NAME (Please Print)	SIGNEDAT (CITY, STATE) Overland Park, I	(S DATE 11-1-21
Blake Newell - VP		·
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1)		
OWNER AGENT DATTORNEY DEPOUSE DESIGNATED EMPLOYEE	DOMESTIC PARTNER D CHIL	D D PARENT D PERSON AFFECTED



MENDOCINO COUNTY ASSESSMENT APPEALS BOARD 501 LOW GAP ROAD, ROOM 1010 UKIAH, CA 95482

ASSESSMENT APPEALS BOARD HEARING

APPLICATION WITHDRAWAL

Pursuant to Section 4831 of the Revenue and Taxation Code, taxpayers may withdraw his/her application from the appeals process. However, the Assessment Appeals Board is not required to accept withdrawal of an application for reduced assessment.

Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE 501 Low Gap Road, Room 1010 Ukiah, CA 95482

Fax To: (If faxed, the original, signed form must also be mailed) (707) 463-7237

I hereby withdraw my	application(s) for changed ass	essment.			
NAME:	Ukiah LLC/ Raley's Family of Stores				
Address:	PO Box 15618, West Sacramento CA 95852				
APN/Account No.:	170-190-25 and 170-190-20	6			
TAX YEAR PROTESTED:	2021	✓ REGULAR ☐ SUPPLEMENTAL			
PROTEST/APPLICATION	No. 21-008 and 21-009				
DATE: 4/25/202	22	Show Man			
		Applicant's Signature (Original Required)			

BOE-305-AH (P1) REV 08 (01-15)

PENALTIES (amount or percent)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

and the same of the backing or doubt of the same	al Dames					
continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application. 1. APPLICANT INFORMATION - PLEASE PRINT			APPLICATION NUMBER: Clerk Use Only			
				21.009		
NAME OF APPLICANT (LAST FIRST, MIDDLE INITIAL), BUSINE Raley's Family of Stores / Ukiah LLC	ESS, OR TRUST NAME			EMAIL ADDRESS		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OR P. PO Box 15618	O.BOX)		ner over finales i l'agranda de la colonia	<u> </u>	l Terrando de la Colonia de	
CITY:	STATE ZIP CODE		AYTIME TELEPHONE	ALTERNATE TELEPHO	NE FAX TELEPHONE	
West Sacramento 2. CONTACT INFORMATION - AGENT, ATTO	CA 95852-		(916) 873-3333	Icabia (DEDDESEN	ITATIONUS OPTIONALS	
NAME OF AGENT, ATTORNEY OR RELATIVE (LAST, FIRST, M. Jerry Chatam or Blake Newell		IVEOR	0.001	EMAIL APPRESS JChatam@jwcha		
COMPANY NAME J. W. Chatam and Associates						
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST, MIL	DDLE INTITAL)	<u> </u>	eranderagiera (1991) – verkadanski filozofi. S	i general de personal de oppare la seu les parties	Autoret in in page tarra i amerikaan kan in aansk	
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14360 W 96th Terrace						
CITY	STATE ZIP CODE		DAYTIME TELEPHONE	ALTERNATE TELEPHO		
Lenexa AUTHORIZATION OF AGENT	KS 66215		(913) 239-0990 ATION ATTACHED		(913)239-0993	
attorney as indicated in the Certification sec applicant is a business entity, the agent's au The person named in Section 2 above is here enter in stipulation a	thorization must b by authorized to a	e signed ctas my	by an officer or aut agent in this applica	horized employee of ation, and may inspe	the business.	
SIGNATURE OF APPLICANT OFFICER, OR AUTHORIZED EMP		101111363	TITLE	го виз аррисавои.	DATE,	
			Troy Dinin - S	Sr. Mgr. Tax & Treas	[m / / /l	
3. PROPERTY IDENTIFICATION INFORMATION	ON		Raley's as ag	grieved taxpayer.		
☐ YES ★ NO Is this property a single-		occupied	as the mincinal place	of residence by the own	er2	
	11 14명 전 1 T		as tric britisher blace	or residence of the own	M(4)	
ENTER APPLICABLE NUMBER FROM YOUR	200 CO 100 CO 10	Name I		20.5000		
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ACCOUNT NUMBER	TAX BILL NUMBER	₹		granes and assume open process are a	<u>ana panggan an ini kananggan, menunan panggan pertendah</u>	
			T-		The Control	
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COMMERCIAL/INDUSTRIAL		П	MATER CRAFT	☐ AIRC	RAFT	
D BUSINESS PERSONAL PROPERTY/FIXTUF	RES		OTHER:			
4. VALUE	A VALUE ON	ROLL	B. APPLICANT'S	OPINION OF VALUE	C. APPEALS BOARD USE ON	
LAND	\$291,999	1	Ċ1	46.000		
IMPROVEMENTS/STRUCTURES	,,,,,,,,, \$0			\$0.		
FIXTURES	<u></u>					
PERSONAL PROPERTY (see instructions)						
MINERAL RIGHTS				ar-1-11.11		
TREES & VINES						
OTHER						
TOTAL	\$201 Q	00		146 000		

	-AH_(P2 REV. 08 (01-15) OF ASSESSMENT BEING APPEALED ☐ Check	controns Cos Inc	styrations for filling m	avlada	
	REGULAR ASSESSMENT - VALUE AS OF JANUA			erioas	
-			21313E(3) 1:E/33		
	SUPPLEMENTAL'ASSESSMENT *DATE OF NOTICE:	OLL YEAR:			
	ROLL CHANGE ESCAPE ASSESSMENT			☐ PENALTY ASS	ESSMENT
;	*DATE OF NOTICE: ***	OLL YEAR	INCASSESSIVICIAI	ID I HAVELL OSS	
: 3	*DATE OF NOTICE: **Ro *Must attach copy of notice or bill, where applicab	ole **Each ro	II year requires a se	parate application	
			s before completing		
The	are uncertain of which item to check, please check " easons that I rely upon to support requested changes ECLINE IN VALUE	I. OTHER" and pro	vide a brief explanatio	n of your reasons for	filing this application.
X	The assessor's roll value exceeds the market val HANGE IN OWNERSHIP	ue as of January	l of the current year.		
	1. No change in ownership occurred on the date	of	*		
	2. Base year value for the change in ownership e			is incorred	t.
	EW CONSTRUCTION				
	1. No new construction occurred on the date of _		iii. Lite		•
	2. Base year value for the completed new constru	uction established	on the date of	iś.i	ncorrect.
	3. Value of construction in progress on January 1	is incorrect.			
D, C	ALAMITY REASSESSMENT				
	Assessor's reduced value is incorrect for property	_			
	JSINESS PERSONAL PROPERTY/FIXTURES. As	ssessor's value of	personal property ar	nd/or fixtures exceed	s market value.
	1. All personal property/fixtures.	4.88 8.8.5.5.5.5	3 1 N		
	2. Only a portion of the personal property/fixtures	s. Attach description	n of those items.		
	ENALTY ASSESSMENT				
	Penalty assessment is not justified.				
	ASSIFICATION/ALLOCATION 1. Classification of property is incorrect.				
	2. Allocation of value of property is incorrect (e.g.	between land an	d improvements).		
	PPEAL AFTER AN AUDIT. Must include descriptio			iled, and your opinio	n of value.
	1. Amount of escape assessment is incorrect.				
	2. Assessment of other property of the assessee	at the location is i	ncorrect.		
	THER.				
لنا	Explanation (attach sheet if necessary)				
7. WRIT	TEN FINDINGS OF FACTS (\$per)			
	re requested. Are not requested.				
8. THIS	APPLICATION IS DESIGNATED AS A CLAIM FOR	REFUND See Ins	tructions.		
XY.	es Do				
<u> </u>					
		CERTIFICATIO	V		
accomp property	(or declare) under penalty of perjury under the laws of anying statements or documents, is true, correct, and or the person affected (i.e., a person having a direct uthorized by the applicant under item 2 of this applica	l complete to the be economic interest a tion, or (3) an atto	est of my knowledge a In the payment of taxe Irney licensed to pract	nd belief and that I ar s on that property — "T tice law in the State o	n (1) the owner of the The Applicant'), (2) an f California, State Bai
SIGNATUR	문입Use Blue Pen - Original signature regulred on paper-filed applicati	lon) Si	GNED AT (CITY, STATE)		DATE
	ghiller		Overland Park, k	<u>(S</u>	11-1-21
NAME (Ple	5				
	ke Newell - VP				
<u></u>	NTUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1)		TO DADINED SHOULD	D' GIDABENT GIRE	BOOM ACCOUNTS
	VNERX AGENT □ ATTORNEY □ SPOUSE □ REG DRPORATE OFFICER OR DESIGNATED EMPLOYEE	MOTEVED DOMES!	IC FARTHER LI CHIL	e urakeni ure	WAAN WEER IED



MENDOCINO COUNTY ASSESSMENT APPEALS BOARD 501 LOW GAP ROAD, ROOM 1010 UKIAH, CA 95482

ASSESSMENT APPEALS BOARD HEARING

APPLICATION WITHDRAWAL

Pursuant to Section 4831 of the Revenue and Taxation Code, taxpayers may withdraw his/her application from the appeals process. However, the Assessment Appeals Board is not required to accept withdrawal of an application for reduced assessment.

Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE 501 Low Gap Road, Room 1010 Ukiah, CA 95482

Fax To: (If faxed, the original, signed form must also be mailed) (707) 463-7237

I hereby withdraw my	application(s) for changed ass	essment.			
NAME:	Ukiah LLC/ Raley's Family of Stores				
Address:	PO Box 15618, West Sacramento CA 95852				
APN/Account No.:	170-190-25 and 170-190-20	6			
TAX YEAR PROTESTED:	2021	✓ REGULAR ☐ SUPPLEMENTAL			
PROTEST/APPLICATION	No. 21-008 and 21-009				
DATE: 4/25/202	22	Show Man			
		Applicant's Signature (Original Required)			

BOE-305-AH (P1) REV. 08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. **Do not attach hearing evidence to this application.**



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

attach hearing evidence to this application.	bear. Do not				APPLICATION NUM		k Use Only
1. APPLICANT INFORMATION - PLEASE P	RINT					16	
NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSIF Frank R. Bailey, III	NESS, OR TRUST NAME				frank@fbaileylav	v.com	
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OF	R P.O. BOX)				1 0,		
50 Old Courthouse Sq., Ste. 404	STATE ZIP CODE		DAYTI	ME TELEPHONE	ALTERNATE TELEPHO	NE FAX	TELEPHONE
Santa Rosa	CA 95404			7) 525-8850		()
2. CONTACT INFORMATION - AGENT, ATT		IVE OF	APPL	ICANT if app	-	TATION IS	OPTIONAL)
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST,	MIDDLE INITIAL)				EMAIL ADDRESS		
COMPANY NAME							
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST,	MIDDLE INTITAL)						
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)							
CITY	STATE ZIP CODE		DAYTII	ME TELEPHONE	ALTERNATE TELEPHO	NE FAX	TELEPHONE
AUTHORIZATION OF AGENT	☐ AU	THOP	IZATIC	ON ATTACHE	<u> </u>		
The following information must be complete						a licensed	l California
attorney as indicated in the Certification se	ection, or a spouse, o	child, p	arent,	registered do	mestic partner, or the	person aff	ected. If the
applicant is a business entity, the agent's a The person named in Section 2 above is he							
					rg to this application.	Ct 4556550	r s records,
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E	MPLOYEE			TITLE			DATE
					77-71		
3. PROPERTY IDENTIFICATION INFORMA	TION						
☐ YES ☑ NO Is this property a singl	e-family dwelling that is	occupi	ed as th	e principal place	e of residence by the own	er?	
ENTER APPLICABLE NUMBER FROM YO	UR NOTICE/TAX BIL	.L					
ASSESSOR'S PARCEL NUMBER	ASSESSMENT NU	MBER			FEE NUMBER		
119-400-0400	1135869						
ACCOUNT NUMBER	TAX BILL NUMBER	₹					
PROPERTY ADDRESS OR LOCATION				· · · · · · · · · · · · · · · · · · ·	DOING BUSINESS AS (DBA), if appropriate		
43601 Little Lake Rd., Mendocino, CA PROPERTY TYPE V							
☐ SINGLE-FAMILY / CONDOMINIUM / TOWI	NHOUSE / DUPLEX		AGRI	CULTURAL.	□ POSS	SESSORY I	NTEREST
☐ MULTI-FAMILY/APARTMENTS: NO. OF U	NITS		MAN	JFACTURED I	HOME 🗹 VACA	NT LAND	
☐ COMMERCIAL/INDUSTRIAL			WAT	ER CRAFT	☐ AIRC	RAFT	
☐ BUSINESS PERSONAL PROPERTY/FIXT	URES		OTHE	ER:			
4. VALUE	A. VALUE ON I	ROLL		B. APPLICANT	T'S OPINION OF VALUE	C. APP	EALS BOARD USE ONI
LAND	144,340			100,000			
IMPROVEMENTS/STRUCTURES	11,101			-0-			
FIXTURES							
PERSONAL PROPERTY (see instructions)							
MINERAL RIGHTS							
TREES & VINES							
OTHER							
TOTAL	155,441			100,000			* * * * * · · · · · · · · · · · · · · ·
PENALTIES (amount or percent)							

BOE-305-AH (P2 REV. 08 (01-15)				
5. TYPE OF ASSESSMENT BEING APPEALED	Check only one. Se	ee instructions for filing µ	periods	
☑ REGULAR ASSESSMENT – VALUE A	S OF JANUARY 1 OF TH	HE CURRENT YEAR		
☐ SUPPLEMENTAL ASSESSMENT				
*DATE OF NOTICE:	ROLL YEAR: _			
☐ ROLL CHANGE ☐ ESCAPE ASSE *DATE OF NOTICE:		MITY REASSESSMENT	☐ PENALTY ASS	SESSMENT
*Must attach copy of notice or bill, who		ch roll year requires a se	marata application	
		ctions before completing		
6. REASON FOR FILING APPEAL (FACTS) If you are uncertain of which item to check, ple The reasons that I rely upon to support reques A. DECLINE IN VALUE	ease check "I. OTHER" an	nd provide a brief explanation	•	filing this application.
☐ The assessor's roll value exceeds the B. CHANGE IN OWNERSHIP	e market value as of Jan	uary 1 of the current year		
1. No change in ownership occurred	on the date of			
2. Base year value for the change in		· -	is incorred	ot.
C. NEW CONSTRUCTION				
☐ 1. No new construction occurred on t	he date of			
2. Base year value for the completed			is	incorrect.
☐ 3. Value of construction in progress o				
D. CALAMITY REASSESSMENT	•			
Assessor's reduced value is incorrect	for property damaged b	y misfortune or calamity.		
E. BUSINESS PERSONAL PROPERTY/FI	XTURES. Assessor's val	lue of personal property a	nd/or fixtures exceed	ls market value.
1. All personal property/fixtures.				
2: Only a portion of the personal prop	erty/fixtures. Attach desc	cription of those items.		
F. PENALTY ASSESSMENT			•	
Penalty assessment is not justified.G.CLASSIFICATION/ALLOCATION				
I. Classification of property is incorre	ct	1 4		
2. Allocation of value of property is in		nd and improvements).		
H. APPEAL AFTER AN AUDIT. Must include	· · ·	perty, issues being appea	aled, and your opinion	n of value.
1. Amount of escape assessment is i		,		
2. Assessment of other property of th	e assessee at the location	on is incorrect.		•
 I. OTHER ☑ Explanation (attach sheet if necessar 	3/) Coo attached about			
7. WRITTEN FINDINGS OF FACTS (\$ Are requested. \Bigcup Are not requested.	per)			
8. THIS APPLICATION IS DESIGNATED AS A	CLAIM FOR REFUND S	ee instructions.	•	
☑ Yes ☐ No				
	CERTIFIC	ATION		
I certify (or declare) under penalty of perjury und			ing and all information	hereon including an
accompanying statements or documents, is true,				
property or the person affected (i.e., a person ha	ving a direct economic into	erest in the payment of tax	es on that property – "	The Applicant"), (2) a
agent authorized by the applicant under item 2 Number, who has been re		an aπorney licensed to prac nd has been authorized by t		
SIGNATURE: (Use Blue Pen - Original signature required on pa		SIGNED AT (CITY, STATE)		DATE
>	io mod approductiy	Santa Rosa, Calif	fornia	15/25/11
NAME (Please Print)	······································			
Frank R. Bailey, III				
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAME FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAME FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAME)		MESTIC DARTHER - C'''	ID = DADENT 5	EDOON ACCEPTED
☑ OWNER □ AGENT □ ATTORNEY □ SPC □ CORPORATE OFFICER OR DESIGNATED		WESTIC PARTNER LI CHI	LU LIPAKENI 11 PI	ENOUN AFFECTED

Attachment to Assessment Appeal Application for Frank R. Bailey, III

6. Reason for Filing Appeal (Facts)I. OtherExplanation

On October 6, 2020 all improvements burned. Please refer to the Mendocino Fire Department report enclosed. The fire not only destroyed all improvements, it eliminated any ability to rent out the property and produce income, and created a liability to be cleaned up. Please refer to the photos enclosed. A local contractor estimated \$7,070 to clean up part of it. Please refer to Budget Estimate of Swithenbank enclosed. Then the County said that they could not disturb the site with construction equipment for fear of introducing toxic chemicals to the soil. The cost of clean-up will clearly be more than their quote, and I would estimate \$10,000. In addition, that does not include permits, removing damaged related structures and the burnt vehicle, which I estimate at \$15,000. In addition, there is no well or septic on the property. And PGE considers the site abandoned and for safety reasons removed access to power, so an application and 6-month delay will be required in order to restore power to the property.

I estimate the value at \$100,000, based on the comparable 1-acre parcel of land for sale at 44351 Little Lake Road for \$139,000. Refer to the copy of the listing enclosed. This comparable is undeveloped. But it does not have the liability of clean-up of about \$25,000. And it is flat with a large clearing for construction. It has not sold after a long time on the market, so its price is too high, and the actual sales price could be much lower.



MENDOCINO COUNTY SECURED TAX STATEMENT FOR FISCAL YEAR JULY 1, 2021 TO JUNE 30, 2022

2021 - 2022

PROPERTY INFORMATION

ASSESSMENT NUMBER: 1135869 PARCEL NUMBER: 1194000400

135869 TAX RATE AREA: 104004 194000400 ACRES: 1.0000

LOCATION: 43601 LITTLE LAKE RD LIEN DATE OWNER: BAILEY FRANK R III SEE REVERSE FOR IMPORTANT INFORMATION

անիցիկիկիկիրդուսակիկակ^{լաց}իկիկիկիկին

BAILEY FRANK R III 50 OLD COURTHOUSE SQ STE 404 SANTA ROSA CA 95404

DISCOVER

VISA ELECTRIANC

See reverse for electronic payment information

TELEPHONE NUMBERS

Tax Collection (707) 234-6875

(707) 234-6815

Address Change (707) 234-6800 (707) 234-6801 (707) 234-6801 (707) 234-6800 (707) 234-6859 (707) 234-6859

Personal Property

COUNTY VALUES AND EXEMPTIONS VALUE DESCRIPTION

Land Structures Net Value \$144,340

\$11,101 \$155,441

VOTER APPROVED TAXES, TAXING AGENCY DIRECT CHARGES AND SPECIAL ASSESSMENTS.

TELEPHONE NUMBERS	DESCRIPTION	TAX RATE PERCENT	AGENCY TAXES/CHARGES
707-234-6860	County Wide Base Tax	1.000000000	1554.40
707-961-1234	Mendocino Cst Hospital BIR	0.0130000000	20.21
707-937-5868	Mendocino Unified Bond	0.1810000000	281,35
707-234-6860	Mendo College/Rdwd JC Bond	0.0100000000	15.54
510-725-2930	Mendo Coast Hosp Measure C	0.000000000	144.00
707-937-0131	Mendo Fire Assessment	0.000000000	70.00
707-937-5868	Mendo USD Maint Asmnt	0.000000000	30.00

DUE AND PAYABLE ON 11/1/2021

1ST INSTALLMENT \$ 1057.75 DELINQUENT AFTER 12/10/2021 DUE AND PAYABLE ON 2/1/2022

2ND INSTALLMENT \$ 1057,75 DELINQUENT AFTER 4/10/2022 TOTAL TAXES \$ 2115.50

\$ 1057.75

RETURN THIS STUB WITH YOUR PAYMENT

PLEASE MAKE CHECK PAYABLE TO:

MENDOCINO COUNTY TAX COLLECTOR 501 LOW GAP RD., ROOM #1060 UKIAH, CA 95482

 2^{ND} INSTALLMENT PAYMENT CAN NOT BE ACCEPTED UNLESS THE 1^{ST} INSTALLMENT HAS BEEN PAID.

ASSESSED TO ▼

BAILEY FRANK R III 50 OLD COURTHOUSE SQ STE 404 SANTA ROSA CA 95404 ▲ DETACH HERE ▲

2ND INSTALLMENT PAYMENT STUB

MENDOCINO COUNTY SECURED PROPERTY TAXES

PARCEL NUMBER	TAX RATE AREA	ASSESSMENT NO.
1194000400	104004	1135869

2ND

<u> 2021 - 2022</u>

IF PAID BY APRIL 10, 2022

10% PENALTY COST CHARGE \$ 105.78 \$ 20

AFTER APRIL 10, 2022 PAY THIS AMOUNT \$ 1183.53

00000021194000400000105775000118353000211550

RETURN THIS STUB WITH YOUR PAYMENT

PLEASE MAKE CHECK PAYABLE TO:

MENDOCINO COUNTY TAX COLLECTOR 501 LOW GAP RD., ROOM #1060 UKIAH, CA 95482

TO PAY TOTAL TAX OF \$ 2115.50 RETURN BOTH STUBS WITH PAYMENT BY DEC. 10, 2021

ASSESSED TO ▼

BAILEY FRANK R III 50 OLD COURTHOUSE SQ STE 404 SANTA ROSA CA 95404 A DETACH HERE A

1ST INSTALLMENT PAYMENT STUB

MENDOCINO COUNTY SECURED PROPERTY TAXES

 PARCEL NUMBER
 TAX RATE AREA
 ASSESSMENT NO.

 1:94000400
 104004
 1135869

ST

2021 - 2022

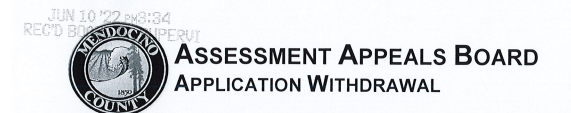
IF PAID BY DECEMBER 10, 2021

\$ 1057.75

10 % PENALTY

\$ 105.78

AFTER DECEMBER 10, 2021 PAY THIS AMOUNT \$ 1163.53



MENDOCINO COUNTY ASSESSMENT APPEALS BOARD 501 LOW GAP ROAD, ROOM 1010 UKIAH, CA 95482

ASSESSMENT APPEALS BOARD HEARING

APPLICATION WITHDRAWAL

Pursuant to Section 4831 of the Revenue and Taxation Code, taxpayers may withdraw his/her application from the appeals process. However, the Assessment Appeals Board is not required to accept withdrawal of an application for reduced assessment.

Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE 501 Low Gap Road, Room 1010

Ukiah, CA 95482

Attn: Kristie Watson, Deputy Clerk of the Board

I hereby withdraw my application(s) for changed as	ssessment.
N _{AME} : Frank R. Bailey, III	
ADDRESS: 43601 Little Lake Rd., Mendocino, CA	
APN/ACCOUNT No.: 119-400-04	
TAX YEAR PROTESTED: 2021-2022	☑ REGULAR ☐ SUPPLEMENTAL
PROTEST/APPLICATION No.: BOE# 021-016	206
DATE: 6/8/22	APPLICANTIS SIGNATURE (Original Required)
Tax Year Protested: 2021-2022 Protest/Application No.: BOE# 021-016	

504 Low Gap Road, Room 1010. Uklah, CA 96462. Attn: Kristle Watson, Desuly Clark of the Board.

MEMBOORING COURTY OF

BOE-305-AH (P1) REV. 08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



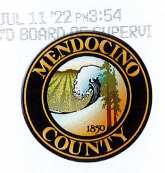
COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road * Room 1010

Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

APPLICATION NUMBER: Clerk Use Only

. APPLICANT INFORMATION - PLEASE PRINT			21.002			
NAME OF APPLICANT (LAST FIRST, MIDDLE INITIAL), BUSINESS OR TRUST NAME Anchor Bay Camp Ground, LLC			EMAIL ADDRESS rsgamba007@co	mcast.net		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS P.O. Box 1529	OR P.O. BOX)					
Gualala	STATE ZIP CODE CA 95445-1529	DAYTIME TELEPHONE	ALTERNATE TELEPHO	ONE FAX TELEPHONE		
2. CONTACT INFORMATION - AGENT, A	TTORNEY, OR RELATIVE	OF APPLICANT if a	pplicable - (REPRE	SENTATION IS OPTIONAL)		
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRE Middleton, Michael D.	ST, MIDDLE INITIAL)		email address appeals@prota	xllc.com		
COMPANY NAME PROTAX LLC						
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRS	T, MIDDLE INITIAL)					
MAILING ADDRESS (STREET ADDRESS OR P. 0. BOX)						
13029 Danielson St., Ste. 200						
Poway	STATE ZIP CODE CA 92064	DAYTIME TELEPHONE (858) 679-722	1 ALTERNATE TELEPHO	FAX TELEPHONE (858) 679-1563		
AUTHORIZATION OF AGENT		HORIZATION ATTAC				
The following information must be comple	eted (or attached to this app	olication - see instruct	tions) unless the age			
attorney as indicated in the Certification						
applicant is a business entity, the agent's The person named in Section 2 above is						
/ enter in stipulation a	greements, and otherwis					
SIGNATURE OF APPLICANT, OFFICER OR AUTH		TITLE	P	DATE/		
Man 64		TREAS	LREP/CFO	4/13/21		
3. PROPERTY IDENTIFICATION INF	ORMATION					
Yes X No Is this property a sing	le-family dwelling that is occup	ied as the principal place	of residence by the own	er?		
ENTER APPLICABLE NUMBER FROM						
ASSESSOR'S PARCEL NUMBER 144-022-09	ASSESSMENT NUMBER		FEE NUMBER	· · · · · · · · · · · · · · · · · · ·		
ACCOUNT NUMBER	TAX BILL NUMBER					
PROPERTY ADDRESS OR LOCATION 35400 S. Highway 1	Guala	10	DOING BUSINESS AS	(DBA), if appropriate		
PROPERTY TYPE V	Guala	1a				
SINGLE-FAMILY / CONDOMINIUM / TO	WNHOUSE / DUPLEX	☐ AGRICULTURAL	П	DOGGEGGODY INTEREST		
☐ MULTI-FAMILY/APARTMENTS: NO. OF I				POSSESSORY INTEREST		
_	JN113	MANUFACTURE	_	VACANT LAND		
M COMMERCIAL/INDUSTRIAL		☐ WATER CRAFT		AIRCRAFT		
☐ BUSINESS PERSONAL PROPERTY/FIX	TURES	OTHER:				
4. VALUE	A. VALUE ON ROLL	B. APPLICANT	S OPINION OF VALUE	C. APPEALS BOARD USE ONLY		
LAND	\$2,44	6,748	\$1,468,000			
IMPROVEMENTS/STRUCTURES	\$47	9,039	\$287,000			
FIXTURES				·		
PERSONAL PROPERTY (see instructions)	· · · · · · · · · · · · · · · · · · ·					
MINERAL RIGHTS						
TREES & VINES				(
OTHER						
TOTAL	\$2,92	5,787	\$1,755,000			
PENALTIES (amount or percent)						

BOE-305-AH (P2) REV 08 (01-15)
5. TYPE OF ASSESSMENT BEING APPEALED Check only one. See instructions for filing periods
▼ REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR
☐ SUPPLEMENTAL ASSESSMENT
*DATE OF NOTICE: ROLL YEAR:
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMENT ☐ PENALTY ASSESSMENT *DATE OF NOTICE: **ROLL YEAR:
*Must attach copy of notice or bill, where applicable **Each roll year requires a separate application
6. REASON FOR FILING APPEAL (FACTS) See instructions before completing this section. If you are uncertain of which item to check, please check "I. OTHER" and provide a brief explanation of your reasons for filing this application. The reasons that I rely upon to support requested changes in value are as follows: A. DECLINE IN VALUE
The assessor's roll value exceeds the market value as of January 1 of the current year. B. CHANGE IN OWNERSHIP
1. No change in ownership occurred on the date of
2. Base year value for the change in ownership established on the date of is incorrect.
C. NEW CONSTRUCTION
1. No new construction occurred on the date of
2. Base year value for the completed new construction established on the date of is incorrect.
3. Value of construction in progress on January 1 is incorrect.
D. CALAMITY REASSESSMENT
Assessor's reduced value is incorrect for property damaged by misfortune or calamity.
 E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property and/or fixtures exceeds market value. 1. All personal property/fixtures.
2. Only a portion of the personal property/fixtures. Attach description of those items.
F. PENALTY ASSESSMENT
Penalty assessment is not justified.
G. CLASSIFICATION/ALLOCATION
 1. Classification of property is incorrect. 2. Allocation of value of property is incorrect (e.g., between land and improvements). H. APPEAL-AFTER AN AUDIT Must include description of each property, issues being appealed, and your opinion of value. 1. Amount of escape assessment is incorrect.
2. Assessment of other property of the assessee at the location is incorrect.I. OTHER
Explanation (attach sheet if necessary)
7. WRITTEN FINDINGS OF FACTS (\$
Are requested. X Are not requested.
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See instructions. X Yes No
CERTIFICATION
I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing and all information hereon, including a accompanying statements or documents, is true, correct, and complete to the best of my knowledge and belief and that i am (1) the owner of the property or the person affected (i.e., a person having a direct economic interest in the payment of taxes on that property - "The Applicant"), (2) agent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to practice law in the State of California, State B. Number who has been retained by the applicant and has been authorized by that person to file this application.
SIGNATURE (Use Blue Pen - Original signature required on paper-filed application) SIGNED AT (CITY, STATE) DATE
Poway, CA August 31, 2021
NAME (Please Print) Michael D. Middleton
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1)
☐ OWNER ☐ AGENT ☐ ATTORNEY ☐ SPOUSE ☐ REGISTERED DOMESTIC PARTNER ☐ CHILD ☐ PARENT ☐ PERSON AFFECTE ☐ CORPORATE OFFICER OR DESIGNATED EMPLOYEE



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482

Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL APPLICATION WITHDRAWAL

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Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE

501 Low Gap Road, Room 1070

Ukiah, CA 95482

Attn: Kristina Watson, Deputy Clerk of the Assessment Appeals Board

I hereby withdraw my application(s) for changed assessment.

Applicant:

Anchor Bay Camp Ground LLC

Address:

PO Box 1529

Gualala, CA 95445-1529

APN/Account #:

14402209

Tax Year Protested:

2020

Appeal Roll Type:

Regular

Application/Case #:

21-0002

Date: 7/7/22

PROTAX LLC -Debbie Opfer

Appeals Coordinator, debbieo@protaxllc.com

13029 Danielson St., Ste. 200

Poway, CA 92064

Applicant's (858) 679-7221 Fax: (858) 679-7221

** INBOUND NOTIFICATION : FAX RECEIVED SUCCESSFULLY **

TIME RECEIVED July 1, 2022 at 9:25:24 AM PDT

REMOTE CSID 8586791563

DURATION

PAGES

STATUS Received

2022 9:23AM

No. 8242







TIL 1 72 PH12:53 REC'D BOARD OF SUPERVI



Date:

Friday, July 01, 2022

TO:

Mendocino County Clerk of the Board

707-463-4221 Phone: Fax: 707-463-5649

FROM: Chris Middleton

Vice President

Phone: 858-679-7221

Fax:

858-679-1563

Please withdraw the following appeal:

Owner:

Anchor Bay Camp Ground, LLC

Application #:

21-0002

APN:

144-022-09

Hearing Date:

7/18/2022

If you have any questions please do not hesitate to call.

Chris Marine



BOE-305-AH (P1) REV. 08 (01-15)

PENALTIES (amount or percent)

ASSESSMENT APPEAL APPLICATION

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COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road * Room 1010 Ukiah, California 95482

Telephone: (707) 463-4221 FAX: (707) 463-7237

attach hearing evidence to this applicat	IOII.			I A	APPLICATION NO	MREK: (Jierk Use Only
1. APPLICANT INFORMATION - PLEASE PRINT					21,001		
NAME OF APPLICANT (LAST FIRST, MIDDLE INITIAL), BUSINESS OR TRUST NAME Anderson Valley Properties, LLC				eMAIL ADDRESS eliasdonay@gmail.com			
MAILING ADDRESS OF APPLICANT (STREET ADDRESS 292 S. La Cienega Blvd., Ste. 308	·						
Beverly Hills	STATE ZI	1P CODE 0211	DAYTIME TELEPHON	IE .	ALTERNATE TELEPHO	ONE FA	X TELEPHONE)
2. CONTACT INFORMATION - AGENT, A			OF APPLICANT	if appl	icable - (REPRES	ENTATIC	N IS OPTIONAL)
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIR Middleton, Michael D.	ST, MIDDLE INITIAL	L)			mail address ppeals@prota:	xllc.com	
COMPANY NAME PROTAX LLC							
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRS	ST, MIDDLE INITIAL	.)					
MAILING ADDRESS (STREET ADDRESS OR P. 0. BOX)							
13029 Danielson St., Ste. 200	lawiwa Ia						
CITY Poway	STATE ZI	1P CODE 12064	(858) 679-72	221	ALTERNATE TELEPHO	ONE FA	X TELEPHONE 358) 679-1563
The following information must be completed attorney as indicated in the Certification applicant is a business entity, the agent' The person named in Section 2 above is enter in stipulation a	section, or a s authorizatio hereby author	spouse, child, in must be sign rized to act as	parent, register ed by an officer my agent in this	ed don or aut applic	nestic partner, or horized employee ation, and may in	the perso of the bu spect ass	n affected. If the usiness.
SIGNATURE OF APPLICANT, OFFICER OR AUTH			TITLE	<u> </u>	to this applicati	DA ⁻	TE A
-Elin 1. 1	سكس	71	Lic	m	anagen		9/8/2021
3. PROPERTY IDENTIFICATION INF Yes No Is this property a single ENTER APPLICABLE NUMBER FROM	gle-family dwellir	ng that is occupie	d as the principal p	lace of r	esidence by the own	er?	
ASSESSOR'S PARCEL NUMBER 046-110-47	ASSESSI	MENT NUMBER		FE	E NUMBER	· · · · · · · · · · · · · · · · · · ·	
ACCOUNT NUMBER	TAX BILL	. NUMBER		•			
PROPERTY ADDRESS OR LOCATION	L			DO	DING BUSINESS AS (DBA), if app	propriate
10580 Anderson Valley Way		Boonville					
PROPERTY TYPE 🗹							
SINGLE-FAMILY / CONDOMINIUM / TO	WNHOUSE / D	UPLEX [] AGRICULTUF	RAL	□ F	POSSESS	ORY INTEREST
☐ MULTI-FAMILY/APARTMENTS: NO. OF	UNITS		MANUFACTU	RED H	OME \	/ACANT L	AND
☐ COMMERCIAL/INDUSTRIAL			WATER CRAF	T		AIRCRAF	Γ
☐ BUSINESS PERSONAL PROPERTY/FIX	TURES	. [OTHER:				
4. VALUE	A. VAL	LUE ON ROLL	B. APPLICA	ANT'S O	PINION OF VALUE	C. APF	PEALS BOARD USE ON
LAND		\$1,064	515		\$639,000		
IMPROVEMENTS/STRUCTURES		\$588	344		\$353,000		
FIXTURES							
PERSONAL PROPERTY (see instructions)		ì					
MINERAL RIGHTS							
TREES & VINES	-						
OTHER							
TOTAL		\$1.652	859		\$992,000		***************************************

BOE-305-AH (P2) REV 08 (01-15)	
${\hat{I}}$ 5. TYPE OF ASSESSMENT BEING APPEALED ${f M}$ Check only one. See instructions for filin	ng periods
REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR	
☐ SUPPLEMENTAL ASSESSMENT	
*DATE OF NOTICE: ROLL YEAR:	
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMEN	IT ☐ PENALTY ASSESSMENT
*DATE OF NOTICE: **ROLL YEAR:	
*Must attach copy of notice or bill, where applicable **Each roll year requires a	separate application
6. REASON FOR FILING APPEAL (FACTS) See instructions before complete	
If you are uncertain of which item to check, please check "I. OTHER" and provide a brief explanation that I rely upon to support requested changes in value are as follows:	ation of your reasons for filing this application.
A. DECLINE IN VALUE	
X The assessor's roll value exceeds the market value as of January 1 of the current ye	ear.
B. CHANGE IN OWNERSHIP	
1. No change in ownership occurred on the date of	
2. Base year value for the change in ownership established on the date of	is incorrect.
C. NEW CONSTRUCTION	
1. No new construction occurred on the date of	
2. Base year value for the completed new construction established on the date of	is incorrect.
☐ 3. Value of construction in progress on January 1 is incorrect.	
 D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by misfortune or calamit 	
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property	
1. All personal property/fixtures.	y and/or fixtures exceeds market value.
2. Only a portion of the personal property/fixtures. Attach description of those items.	
F. PENALTY ASSESSMENT	
Penalty assessment is not justified.	
G. CLASSIFICATION/ALLOCATION	
1. Classification of property is incorrect.	
2. Allocation of value of property is incorrect (e.g., between land and improvements).	
H. APPEAL-AFTER AN AUDIT Must include description of each property, issues being app	pealed, and your opinion of value.
 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the location is incorrect. 	
I. OTHER	
Explanation (attach sheet if necessary)	10
7. WRITTEN FINDINGS OF FACTS (\$ per)	
Are requested. X Are not requested.	
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See instructions.	
X Yes No	
CERTIFICATION	
I certify (or declare) under penalty of perjury under the laws of the State of California that the fore accompanying statements or documents, is true, correct, and complete to the best of my knowledge.	
property or the person affected (i.e., a person having a direct economic interest in the payment of tagent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to p	axes on that property - "The Applicant"), (2) ar ractice law in the State of California, State Ba
Number who has been retained by the applicant and has been authorized by	y triat person to tile triis application.

SIGNATURE (Use Blue Pen - Original signature required on paper-filed application) SIGNED AT (CITY, STATE) DATE Poway, CA August 31, 2021 NAME (Please Print)
Michael D. Middleton FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) ☐ OWNER ☐ AGENT ☐ ATTORNEY ☐ SPOND ☐ CORPORATE OFFICER OR DESIGNATED EMPLOYEE ☑ AGENT ☐ ATTORNEY ☐ SPOUSE ☐ REGISTERED DOMESTIC PARTNER ☐ CHILD ☐ PARENT ☐ PERSON AFFECTED



ASSESSMENT APPEALS BOARD **MENDOCINO COUNTY**

501 Low Gap Road, Room 1070 Ukiah, CA 95482

Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL APPLICATION WITHDRAWAL

Pursuant to Section 4831 of the Revenue and Taxation Code, a taxpayer may withdraw his/her application From the appeals process. However, the Assessment Appeals Board is not required to accept withdrawal of an application for reduced assessment.

Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE

501 Low Gap Road, Room 1070

Ukiah, CA 95482

Attn: Kristina Watson, Deputy Clerk of the Assessment Appeals Board

I hereby withdraw my application(s) for changed assessment.

Applicant:

ANDERSON VALLEY PROPERTIES

Address:

292 S LA CIENEGA BLVD STE 308

BEVERLY HILLS, CA 90211

APN/Account #:

04611047

Tax Year Protested:

Appeal Roll Type:

Regular

PROTAX LLC -Debbie Opfer

Application/Case #:

21-0001

Appeals Coordinator, debbieo@protaxllc.com

13029 Danielson St., Ste. 200

Poway, CA 92064

(858) 679-7221 Fax: (858) 679-7221

Date: 7/7/22 Applicant's Signature (Original Required) ** INBOUND NOTIFICATION : FAX RECEIVED SUCCESSFULLY **

TIME RECEIVED
July 1, 2022 at 9:28:00 AM PDT

REMOTE CSID 8586791563 DURATION

PAGES

STATUS Received

Jul. 1. 2022 9:26AM

Pro

56

No. 8244 P. 1/





FAX

Date:

REC'D BOARD OF SUPERUI

Friday, July 01, 2022

TO:

Mendocino County Clerk of the Board

Phone: 707-463-4221 Fax: 707-463-5649

FROM: Chris Middleton

Vice President

Phone: 858-679-7221 Fax: 858-679-1563

Please withdraw the following appeal:

Owner:

Anderson Valley Properties, LLC

Application #:

21-001

APN:

046-110-47

Hearing Date:

7/18/2022

Cha Marine

If you have any questions please do not hesitate to call.



BOE-305-AH (P1) REV. 09 (61-45);

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment Fashire to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Fashire to provide information at the hearing the appeals board considers recessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

attach hearing evidence to this application.			APPLICATION NUMBER: Clerk Use Only		
1. APPLICANT INFORMATION - PLEASE I NAUE OF ARRIVANT ARX FOR T MODE E INTIMU. BUS MENDOCINO HOTELS LLC	PRINT WESS ON PROSTILLANE		* * * * * * * * * * * * * * * * * * *	EMAL ADOPESS	2
MALEN: ADDRESS OF APPLICANT (STREET ADDRESS OF 212 SUTTER ST 3RD	RPU.IUNI	n gree divening arin Salinea mile ani	Ministration of the colonia Walter process in a series of the	en de servició de companya de la companya del companya del companya de la company	ri alda Sanasharan Sanna (Carlos annica a Salan annica Salan (Carlos Carlos Carlos Carlos Antonomo a Calo) (Carlos a Cal
CITY SAN FRANCISCO		TYAC	METELEPHONE)	ALTERNATE TELEPHO	NE FAX TEXEPHONE
2. CONTACT INFORMATION - AGENT, AT		OF APP	LICANT If app		TATION IS OPTIONAL)
NAME OF ACENT, ATTORNEY, OR RELATIVE (LAST, FINS) Wes Nichols COMPANY NAME	MECHE INSTAL)	هرمة المراسية والمراسية وا	girafite semistinet ja varanda varianen di feresperensistet.	wes@pptaxa	ppeal.com
Paramount Property Tax Appeal contact PERSON & OTHER THAN ARRIVE (LAST, ERST	ANGGEE INTIFAL)	Aldren i maninganya (1990)		THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRE	THE CONTRACT OF THE CONTRACT O
MARRICATORESS (STREET ACORESS OF POR 6 HOX)					ramines committees and one against the second state of the second state of the second
9845 Erma Rd #311	lower transpor	Tany r	AFTE POWER	I. Wenter to to the	ar Caure, Churae
San Diego	CA 92131		METELEPHONE 58) 225-12	00 ()	(866) 823-5577
The following information must be complet attorney as indicated in the Certification s applicant is a business entity, the agent's . The person named in Section 2 above is he enter in stipulation.	ection, or a spouse, chil authorization must be si	d, parent, gned by a s my age	registered do un officer or au nt in this appli	mestic partner, or the ithorized employee of cation, and may inspe	person affected, if the the business.
SKINATURE OF APPLICANT OFFICER, OR AUTHORIZED I	•	4120 20101	TITLE	ig to this apparential.	OATE
See Attached					
ASSESSOR'S PARCEL NUMBER 119-238-04-00	ASSESSMENT NUMB	ER		FEE NUMBER	
ACCOUNT NUMBER	TAX BILL NUMBER				
PROPERTY ADDRESS OR LOCATION				DONG BUSINESS AS (DBA), if appropriate
745060 MAIN ST MENDOCINO, CA 9546	60	**************************************			
() SINGLE-FAMILY / CONDOMINIUM / TOW		⊖ AGR	ICULTURAL	☐ POS	SESSORY INTEREST
LX MULTI-FAMILY/APARTMENTS: NO. OF L	NITS U	ii MAN	UFACTURED I	TOME II VACA	INT LAND
CI COMMERCIAL/INDUSTRIAL		E3 WAT	ER CRAFT	I AIRC	RAFT
BUSINESS PERSONAL PROPERTY/FIXT	URES	D OTH	ER:	to di Marino and in collectivi della con in angua agrana ya angua agrana ya agrana ya agrana ya agrana ya agran	enselvitt (Makinkayaka) moogaasika van valuu jaraan kaninka katika nyahada olehit keessa man yay yasadaan masaad
4. VALUE	A. VALUE ON ROI	.L	B APPLICANT	TS OPINION OF VALUE	C APPEALS BOARD USE ON
LAND	\$15	6,060		\$78030	
IMPROVEMENTS/STRUCTURES		\$ 0		\$0	
FIXTURES		\$0 \$0		\$0 	
PERSONAL PROPERTY (see instructions)		4 0		Ψ,	
MINERAL RIGHTS					
TREES & VINES					
OTHER		.c. occ		A70000	
TOTAL	\$15	6,060		\$78030	
PENALTIES (amount or rement)	1		I		I

5. TYPE OF ASSESSMENT BEING APPEALED D. Check only one.	Can lanterestiane for filler a	navlada
		periods
REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF	INE CURRENT YEAR	
O SUPPLEMENTAL ASSESSMENT - PATE OF NOTICE: ROLL YEAR	:	
	AMITY REASSESSMENT	El permitty acceptation
DATE OF NOTICE: "ROLL YEAR	AMILY READDESSMENT	☐ PENALTY ASSESSMENT
*Must attach copy of notice or bill, where applicable **	: Each roll year requires a se	parate application
	tructions before completing	
If you are uncertain of which item to check, please check "I. OTHER". The reasons that I rely upon to support requested changes in value a	and provide a brief explanation	on of your reasons for filing this application
A. DECLINE IN VALUE		
 \(\oldsymbol{X} \) The assessor's roll value exceeds the market value as of Ja B. CHANGE IN OWNERSHIP 	anuary 1 of the current year	
1. No change in ownership occurred on the date of	······································	
(x) 2. Base year value for the change in ownership established	on the date of _06/14/201	8is incorrect.
C. NEW CONSTRUCTION		
1. No new construction occurred on the date of		
2. Base year value for the completed new construction esta		ls incorrect
3. Value of construction in progress on January 1 is incorred		1 00 77 00 77 00 70
D. CALAMITY REASSESSMENT	л.	
Assessor's reduced value is incorrect for property damaged	by misfortune or calamity.	
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's v	•	nd/or fixtures exceeds market value.
1. All personal property/fixtures.		
2. Only a portion of the personal property/fixtures. Attach de	escription of those items.	
F. PENALTY ASSESSMENT	•	
Penalty assessment is not justified.		
G.CLASSIFICATION/ALLOCATION		
XX 1. Classification of property is incorrect.		
[XX 2. Allocation of value of property is incorrect (e.g., between		
H. APPEAL AFTER AN AUDIT. Must include description of each	propeny, issues being appe	aled, and your opinion of value.
 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the local 	flam is impressed	
1. OTHER	(IO)) IS INCOMECS.	
Explanation (attach sheet if necessary)		
	de programme mentre de la constitució d	
7. WRITTEN FINDINGS OF FACTS (\$ per) Are requested. Are not requested.		
Are requested. Are not requested. B. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND	A - 1 - 4 - 4 - 4	
	See instructions.	
xxx Yes □ No		
	Х	
	والمناف المناف المنافز والمنافز والمناف	
CERTIF	ICATION	
I certify (or declare) under penalty of perjury under the laws of the State accompanying statements or documents, is true, correct, and complete to property or the person affected (i.e., a person having a direct economic if agent authorized by the applicant under item 2 of this application, or (3) Number, who has been retained by the applicant	to the best of my knowledge in interest in the payment of tax in attorney licensed to pract	and belief and that I am (1) the owner of es on that property—"The Applicant"), (2) tice law in the State of California, State
BIOMATURE (Use Blue Per- Original algusture required on page and application)	°San' Diego, CA	10/14/20
MANE Places Privil	1 22 2.080, 01,	
Wes Nichols		
LVV.E.S.INICTIOIS FILING STATUS (SENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1)		
DOWNER (XAGENT O ATTORNEY DISPOUSE DIREGISTERED DE CORPORATE OFFICER OR DESIGNATED EMPLOYEE	DOMESTIC PARTNER (1) CHII	LD D PARENT DIPERSON AFFECTED



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Addross	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95480
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE OR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-238-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel	
	<u> </u>	
Phone:	(4:	
	. .	
Email:		
	· ·	
<u></u>		

ADDI ICANTIS SIGNATURE

TITLE

DATE

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer and the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

Mendocino Hotels LLC	HEARING DATE 4-25-22	
APPLICATION NUMBER(S) 20-010 thru 20-014	APPLICATION YEAR 2020	
PARCEL NUMBER See Attached	ACCOUNT OR TAX BILL NUMBER (if spolicable)	
This waiver agreement extends the two-year perio to conduct a hearing and make a final determination	d in which the County Board of Equalization or Assessment Appeals Board on on the above referenced application(s).	l is required
This waiver shall extend and toll indefinite upon reasonable prior notice to the applic	ly the two-year period subject to the right of the Board to reschedule cant.	the matter
☐ This waiver extends the two year period to	until	
taxes were paid. Unless specifically authorized the limitations even if your appeal has not yet been he	ction 5097 limits the filing of a claim for property tax refund to four years from the Board of Supervisors, this walver does NOT extend that four-year eard. You should file a claim for a refund of taxes with the Board of Supervisor a date beyond four years from the date the taxes subject to this appeal we	r statute of
I request that my rights to file a claim for a clerk of the board will notify me of the exi	a refund be extended beyond the four-year statute of limitations. If gotension period.	ranted, the
above. Upon receipt of a cancellation notice, the of from the date the termination notice was received of	y delivering a written notice of termination to the county board at the add county board shall hear and decide the above-referenced application with or within 120 days from the expiration of the original two-year period, which	in 120 days ever is later.
This waiver shall be effective upon execution and	small accele along the Abra Dannah and James Har Carel scruletons along the fire the accelerance of	
date indicated above, whichever is earlier.	until such time as the Board renders its final written decision in such appe	al(s), or the
date indicated above, whichever is earlier.	CERTIFICATION	al(s), or the
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec		
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above.	
I hereby certify that I am authorized to execute two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. OATE 4-20-22	
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above.	
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS	
I hereby certify that I am authorized to executive two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. OATE 4-20-22 TITLE Agent	
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal Filing STATUS	CERTIFICATION Cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com	ng beyond
I hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com REGISTERED DOMESTIC PARTNER	ng beyond
i hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION Cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com REGISTERED DOMESTIC PARTNER CHILD PARENT PERSO CORPORATE OFFICER OR DESIGNATE	ng beyond
i hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com REGISTERED DOMESTIC PARTNER	ng beyond ON AFFECTED D EMPLOYEE
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION Cute this waiver, and agree to an extension of time for the hearing timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com REGISTERED DOMESTIC PARTNER CHILD PARENT PERSO CORPORATE OFFICER OR DESIGNATE OR COUNTY BOARD USE ONLY This waiver DOES NOT extend the four-year statute of limitations of	on AFFECTED D EMPLOYEE
I hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER: FAPPROVED BY COUNTY BOARD:	CERTIFICATION Cute this waiver, and agree to an extension of time for the hearle timely filing on the application number(s) specified above. DATE 4-20-22 TITLE Agent EMAIL ADDRESS Wes@pptaxappeal.com REGISTERED DOMESTIC PARTNER CHILD PARENT PERSO CORPORATE OFFICER OR DESIGNATE OR COUNTY BOARD USE ONLY This waiver DOES NOT extend the four-year statute of limitations for claim for refund. This waiver extends the four-year statute of limitations for filing a content of the cont	on AFFECTED D EMPLOYEE



Application Number(s): 20-0013

ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am Location: COUNTY ADMINISTRATION CENTER	

Parcel Number(s): 11923804
Applicant: Mendocino Hotels LLC

Please check one of the item

Please check one of the items shown below.

() I will be present on the scheduled hearing date.

() I wish to withdraw my application.

I realize that if I, or my designated agent, do not appear at the scheduled hearing time and date, my application may be denied for lack of appearance.

What Is My Obligation To Provide Written Notice Of Intent to Appear At Hearing?

The applicant must affirmatively indicate his or her intention to appear and present an evidentiary case at the hearing, by so specifying on and returning the Clerk of the Board's Assessment Appeal Hearing Date Confirmation Notice (to be received at least 30 days prior to the hearing date).

If the applicant does not so timely return the form, then the Assessor will not be required to be prepared to present a case on the hearing date, should the applicant appear on the date of the hearing.

	WES NICHOUS
Applicant's Name (please print)	Agent's Name (please print)
	Was Michals
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022



MENDOCINO COUNTY ASSESSMENT APPEALS BOARD 501 LOW GAP ROAD, ROOM 1010 UKIAH, CA 95482

ASSESSMENT APPEALS BOARD HEARING

APPLICATION WITHDRAWAL

Pursuant to Section 4831 of the Revenue and Taxation Code, taxpayers may withdraw his/her application from the appeals process. However, the Assessment Appeals Board is not required to accept withdrawal of an application for reduced assessment.

Should you decide to withdraw your application(s), please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE 501 Low Gap Road, Room 1010 Ukiah, CA 95482

Fax To: (If faxed, the original, signed form must also be mailed) (707) 463-7237

I hereby withdraw my application(s) for changed assessment.				
NAME:	MENDOCINO HOTELS LLC			
Address:	45060 MAIN ST			
	MENDOCINO, CA 95460			
APN/ACCOUNT No.:	119-238-04-00			
TAX YEAR PROTESTED:	2020	REGULAR SUPPLEMENTAL		
PROTEST/APPLICATION	No. 20-0013			
DATE: <u>6/23/2022</u>		Mentine		
		APPLICANT'S SIGNATURE (Original Required)		

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021 Need to continue and group 2020 & 2021 together for: 018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

We accepted the purchase price as Market Value and your data on the informal Prop 8 appeal does not support an adjustment for the 2020 or 2021 Tax Roll in the Assessor's opinion

Mendocino Hotels LLC (Hill House Inn) 119-070-11 and 119-140-05 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion 2021 Roll Value 119-070-11 - \$4,756,582

119-140-05 - \$183,956

Est Mkt Value \$3,866,688 Est Mkt Value \$161,112

.........

\$4,940,538

\$4,027,800

For these Parcels we are able to stipulate to an adjustment of -\$912,738 for the 2021 Roll Value

Mendocino Hotels LLC (Mendocino Hotel) 119-238-18, 119-236-01, 119-238-04 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion

2021 Roll Value 119-238-18 - \$3,284,932

Est Mkt Value \$3,270,688

119-236-01 - \$3,179,814

Est Mkt Value \$3,139,860

119-238-04 - \$ 157,676

Est Mkt Value \$ 130,829

40 No 40 No

Total

Total

\$6,622,422

\$6,541,377

For these Parcels we are able to stipulate to an adjustment of -\$81,045 for the 2021 Roll Value

Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



APPLICATION NUMBER: Clerk Use Only

COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road • Room 1010 Ukiah, California 95482 TELEPHONE: (707) 463-4221

FAX: (707) 463-7237

1. APPLICANT INFORMATION - PLEASE F	PRINT			1 2L·Q	17.
NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSINESS, OR TRUST NAME			-	EMAIL ADDRESS	
Fc Ranger Re Mountain View Llc MAILING ADDRESS OF APPLICANT (STREET ADDRESS O	R P.O. BOX)				<u>:</u>
3500 Lenox Rd NE Ste 510	STATE ZIP	CODE	DAYTIME TELEPHONE	ALTERNATE TELEPHON	IE FAX TELEPHONE
Atlanta		326	()	()	()
2. CONTACT INFORMATION - AGENT, ATT		RELATIVE O	F APPLICANT if ap		FATION IS OPTIONAL)
vame of agent, attorney, or relative (<i>Last, Firs)</i> Brenda Goodrich	T, MIDDLE INITIAL)			EMAIL ADDRESS PTSConsulting@ryan.o	com
COMPANY NAME Ryan, LLC					
CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST,	MIDDLE INTITAL)				
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)					
Post Office Box 4549					
CITY Carlsbad	STATE ZIP	CODE 92018	DAYTIME TELEPHONE (510) 452-6903	ALTERNATE TELEPHON	IE FAX TELEPHONE
AUTHORIZATION OF AGENT	V V		RIZATION ATTACH	/\/	
The following information must be complet attorney as indicated in the Certification's applicant is a business entity, the agent's The person named in Section 2 above is he	ection, or a sp authorization n ereby authorize	ouse, child, p nust be signe ed to act as n	parent, registered o ed by an officer or a ny agent in this app	domestic partner, or the p authorized employee of t blication, and may inspec	person affected. If the he business.
enter in stipulation SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED I		and otherwis	e settle issues rela	ting to this application.	DATE
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED I	EMPLOTEC		11116		DATE
B. PROPERTY IDENTIFICATION INFORMA	TION				
		u Albana (n. m.			
			ed as the principal pia	ace of residence by the owne	al f
ENTER APPLICABLE NUMBER FROM YO					
ASSESSOR'S PARCEL NUMBER 003-471-31-00	ASSESSM	ENT NUMBER		FEE NUMBER	
ACCOUNT NUMBER	TAX BILL N	IUMBER			
PROPERTY ADDRESS OR LOCATION				DOING BUSINESS AS (D	DA) if appropriate
1343 S. Dora St., Ukiah				DOING BUSINESS AS (D	ъку, п арргорнате
PROPERTY TYPE 🕁					
SINGLE-FAMILY / CONDOMINIUM / TOW	/NHOUSE / DUF	PLEX 🗆	AGRICULTURAL	□ POSS	ESSORY INTEREST
□ MULTI-FAMILY/APARTMENTS: NO. OF U			MANUFACTURED		
COMMERCIAL/INDUSTRIAL			WATER CRAFT	□ AIRCF	
		. —		□ All\Ol	VAL 1
BUSINESS PERSONAL PROPERTY/FIXT	,		OTHER:		
4. VALUE	A. VAL	UE ON ROLL		NT'S OPINION OF VALUE	C. APPEALS BOARD USE ON
LAND			53,340	\$426,670	<u> </u>
IMPROVEMENTS/STRUCTURES		\$5,3	45,436	\$2,672,718	
PERSONAL PROPERTY (and instructions)					
PERSONAL PROPERTY (see instructions)					
MINERAL RIGHTS TREES & VINES		-			
OTHER	<u> </u>	CC 4	09.776	\$2,000,000	
PENALTIES (amount or percent)		\$6,1	98,776	\$3,099,388	· · · · · · · · · · · · · · · · · · ·
PENALTIES (AMOUNT OF DEFCENT)	1		1	i i	

BOE-305-AH (P2 REV. 08 (01-15)		
5. TYPE OF ASSESSMENT BEING APPEALED Check only one. See	instructions for filing p	eriods
☑ REGULAR ASSESSMENT – VALUE AS OF JANUARY 1 OF THE	CURRENT YEAR	
☐ SUPPLEMENTAL ASSESSMENT		
*DATE OF NOTICE: ROLL YEAR:		
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMI		☐ PENALTY ASSESSMENT
*DATE OF NOTICE: **ROLL YEAR: **Must attach copy of notice or bill, where applicable **Fact	roll year requires a se	parete empleation
	ions before completing	
If you are uncertain of which item to check, please check "I. OTHER" and The reasons that I rely upon to support requested changes in value are as A. DECLINE IN VALUE	provide a brief explanation	
☑ The assessor's roll value exceeds the market value as of Janua B. CHANGE IN OWNERSHIP	ry 1 of the current year.	
1. No change in ownership occurred on the date of	•	
2. Base year value for the change in ownership established on	he date of	is incorrect.
C. NEW CONSTRUCTION		
1. No new construction occurred on the date of		
 2. Base year value for the completed new construction establish 	ned on the date of	is incorrect.
☐ 3. Value of construction in progress on January 1 is incorrect.D. CALAMITY REASSESSMENT		
Assessor's reduced value is incorrect for property damaged by E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value	•	nd/or fixtures exceeds market value.
 1. All personal property/fixtures. 2. Only a portion of the personal property/fixtures. Attach descri 	ntion of these items	
F. PENALTY ASSESSMENT	puon or those items.	
Penalty assessment is not justified.		
G.CLASSIFICATION/ALLOCATION 1. Classification of property is incorrect.		
 2. Allocation of value of property is incorrect (e.g., between land H. APPEAL AFTER AN AUDIT. Must include description of each property. 		led, and your opinion of value.
1. Amount of escape assessment is incorrect.		
 2. Assessment of other property of the assessee at the location I. OTHER 	is incorrect.	
☐ Explanation (attach sheet if necessary)		
	<u> </u>	
7. WRITTEN FINDINGS OF FACTS (\$ per) ☐ Are requested. ✓ Are not requested.		
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See	instructions	
✓ Yes No	msu ucuons.	
2 100		
CERTIFICAT	TON	
I certify (or declare) under penalty of perjury under the laws of the State of the		
accompanying statements or documents, is true, correct, and complete to the property or the person affected (i.e., a person having a direct economic inter-		
agent authorized by the applicant under item 2 of this application, or (3) an Number, who has been retained by the applicant and	attorney licensed to prac	tice law in the State of California, State Ba
SIGNATURE: (Use Blue Pen - Original signature required on paper-filed application)	SIGNED AT (CITY, STATE) Oakland, CA	DATE //22/202
NAME (Please Print) Pronds Coodrigh		and the state of t
Brenda Goodrich		
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) OWNER MAGENT - ATTORNEY - SPOUSE - REGISTERED DOM	ESTIC PARTNER IT CHIL	D □ PARENT □ PERSON AFFECTED
□ CORPORATE OFFICER OR DESIGNATED EMPLOYEE	OING	

LETTER OF AUTHORIZATION FOR PROPERTY TAX REPRESENTATION

FC Ranger Re Mountain View L	LC	
Property Owner		
003-471-31-0		
Subject Property		
Mendocino County, CA		
Jurisdiction and State		
2021, 2022, 2023, 2024		
Calendar Years		
authorization includes but is not li appeals; examining all property to equalization or review, or other gov If there are any questions concern	erty tax agent in the jurisdiction and imited to: filing property renditions of ax records; and, appearances before the sernmental agencies responsible for the sing this authorization please contact to the series of the series	r returns; signing and filing re the assessor, boards of the assessment of property.
This authorization shall remain effe owner.	ctive as long as permitted by law or u	intil revoked in writing by the
Property Owner:		
SPA	Stephanie Hamner	11/16/21
Signature	Printed Name	Date
Manager	678-336-1	1405

Title Phone Number I certify that the signature above is a true and correct signature provided as a duly appointed officer or

authorized employee of the above referenced company. If a copy of this form is being submitted, I will produce the original form with original signature upon request. If a completed application for changed assessment is attached to this authorization, I certify that a copy has been forwarded to applicant named in this application.

RYAN, LLC.

FC Ranger Proeprties LLC Mountain View

Company Name	Site Name	Parcel Acct Num	Prop Type	Tax Year	Site State	Parcel Assessor Name	Check Fee	Check Request Date	Check No.
FC Ranger Properties LLC	Mountain View	003-471-31-00	RE	2021	CA	Mendocino Co Assessor	\$ 55.00	11/10/2021	41578

NOV 25 '21 PX2:47' REC'D EGARD OF SUPERVI

JUN 16 '22 px3:09 REC'O BOARD OF SUPERUT



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL APPLICATION POSTPONEMENT

Pursuant to Section Rule 323, subsection (a) of the Revenue and Taxation Code, taxpayers may request a postponement of an application from a hearing appeal date. The applicant and/or the assessor shall be allowed one postponement as a matter of right, the request for which must be made no later than 21 days before the hearing is scheduled to commence. If the applicant requests a postponement of a scheduled hearing within 120 days of the expiration of the two-year limitation period provided in section 1604, the postponement will be contingent upon the applicant agreeing to extend and toll indefinitely the two-year period. The applicant has the right to terminate the extension agreement with 120 days written notice.

The assessor is not entitled to a postponement as a matter of right within 120 days of the expiration of the two-year limitation period. However, at the discretion of the Board, such a request may be granted. In addition, if the applicant or the applicant's agent is unable to attend a properly noticed hearing, the applicant or the applicant's agent may request, prior to the hearing date, a postponement of the hearing with a showing of good cause to the Board. Any information exchange dates established pursuant to Rule 305.1 remain in effect based on the originally scheduled hearing date, notwithstanding the hearing postponement, except when a hearing is postponed due to the failure of a party to respond to an exchange of information.

Should you wish to request a postponement for an Assessment Appeal hearing, please notify the Executive Office promptly by completing and returning this form to:

MENDOCINO COUNTY EXECUTIVE OFFICE 501 Low Gap Road, Room 1070 Ukiah, CA 95482

Attn: Kristina Watson, Deputy Clerk of the Assessment Appeals Board

I hereby request a continuance of the following application for changed assessment:

Applicant:	FC Ranger RE Mountain View LLC
Address:	3500 Lenox RD NE STE 510`

Atlanta, GA 30326

00347131

Tax Year Protested:

APN/Account #:

Appeal Roll Type: Regular
Application/Case #: 21-0017

Date: 6/14/22 Andrew Lauter-

Applicant's Signature (Original Required)

Andrew Lauter - Manager, Ryan LLC

ASSESSMENT APPEAL APPLICATION

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COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

attach hearing evidence to this application.	APPLICATION NUMBER: Clerk Use Only					
1. APPLICANT INFORMATION - PLEASE P	RINT			EMAIL ADDRESS		
NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSIN FORT BRAGG INVESTMENTS LLC	IESS, OR TRUST NAME			EMAIL ADDRESS		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OR	P.O. BOX)		***	* *************************************		
1805 S ALAMAR WAY	STATE ZIP CODE	DAYTI	ME TELEPHONE	ALTERNATE TELEPHO	NE FAX TELEPHONE	
FORTUNA	CA 95540	[("")	()	()	
2. CONTACT INFORMATION - AGENT, ATT		E OF APP	LICANT if app	licable - (REPRESEN	TATION IS OPTIONAL)	
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST,	MIDDLE INITIAL)			EMAIL ADDRESS		
Wes Nichols COMPANY NAME				wes@ppta	xappeal.com	
Paramount Property Tax Appea contact Person if other than above (LAST, FIRST, A	MIDDLE INTITAL)					
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)						
9845 Erma Rd #311						
San Diego	STATE ZIP CODE CA 92131		METELEPHONE 58) 225-120	ALTERNATE TELEPHO	NE FAX TELEPHONE 866 823-5577	
AUTHORIZATION OF AGENT			ON ATTACHE	···	1800 782,5-3377	
attorney as indicated in the Certification se applicant is a business entity, the agent's a The person named in Section 2 above is he enter in stipulation	uthorization must be s	igned by a as my age	n officer or au nt in this applic	thorized employee of cation, and may inspe	the business.	
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E	MPLOYEE		TITLE		DATE	
See Attached						
3. PF PERTY IDENTIFICATION INFORMAT	ION					
	e-family dwelling that is oc	cupied as th	ne principal place	of residence by the own	er?	
ENTER APPLICABLE NUMBER FROM YOU	JR NOTICE/TAX BILL	·		·		
ASSESSOR'S PARCEL NUMBER	ASSESSMENT NUME	BER		FEE NUMBER	-	
018-120-42-00						
ACCOUNT NUMBER	TAX BILL NUMBER					
PROPERTY ADDRESS OR LOCATION				DOING BUSINESS AS (I	DBA), if appropriate	
	i437————					
SINGLE-FAMILY / CONDOMINIUM / TOWN	NHOUSE / DUPLEX	□ AGR	ICULTURAL	□ POSS	SESSORY INTEREST	
☐ MULTI-FAMILY/APARTMENTS: NO. OF UN	NTS	□ MAN	UFACTURED H	HOME □ VACA	NT LAND	
□ COMMERCIAL/INDUSTRIAL		□ WAT	ER CRAFT	☐ AIRC	RAFT	
☐ BUSINESS PERSONAL PROPERTY/FIXTL	JRES	OTH	ER: <u>H07</u>	EL		
4. VALUE	A. VALUE ON RO		B. APPLICANT	'S OPINION OF VALUE	C. APPEALS BOARD USE ON	
LAND		\$309,761		\$154881		
IMPROVEMENTS/STRUCTURES	Ş	2,952,769		\$1476385		
FIXTURES		\$0		\$0		
PERSONAL PROPERTY (see Instructions)		\$0	,	. \$0		
MINERAL RIGHTS						
TREES & VINES						
OTHER						
TOTAL	\$	3,262,530		\$1631266		
PENALTIES (amount or percent)						

BOE-305-AH (P2 REV. 08 (01-15) 5. TYPE OF ASSESSMENT BEING APPEALED Check only one. See instructions for filing periods KEGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR ☐ SUPPLEMENTAL ASSESSMENT *DATE OF NOTICE: ROLL YEAR: ☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMENT ☐ PENALTY ASSESSMENT *DATE OF NOTICE: **ROLL YEAR: *Must attach copy of notice or bill, where applicable **Each roll year requires a separate application 6. REASON FOR FILING APPEAL (FACTS) See instructions before completing this section. If you are uncertain of which item to check, please check "I. OTHER" and provide a brief explanation of your reasons for filing this application. The reasons that I rely upon to support requested changes in value are as follows: A. DECLINE IN VALUE xx The assessor's roll value exceeds the market value as of January 1 of the current year. **B. CHANGE IN OWNERSHIP** 1. No change in ownership occurred on the date of 2. Base year value for the change in ownership established on the date of ______ is incorrect. C. NEW CONSTRUCTION ☐ 1. No new construction occurred on the date of _ 2. Base year value for the completed new construction established on the date of ____ ☐ 3. Value of construction in progress on January 1 is incorrect. D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by misfortune or calamity. E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property and/or fixtures exceeds market value. ☐ 1. All personal property/fixtures. 2. Only a portion of the personal property/fixtures. Attach description of those items. F. PENALTY ASSESSMENT Penalty assessment is not justified. G. CLASSIFICATION/ALLOCATION 1. Classification of property is incorrect. 2. Allocation of value of property is incorrect (e.g., between land and improvements). H. APPEAL AFTER AN AUDIT. Must include description of each property, issues being appealed, and your opinion of value. ☐ 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the location is incorrect. I. OTHER Explanation (attach sheet if necessary) 7. WRITTEN FINDINGS OF FACTS (\$___ Are not requested. Are requested. 8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See Instructions. XXX Yes □ No Х CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of California 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 (1) the owner of the property or the person affected (i.e., a person having a direct economic interest in the payment of taxes on that property -- "The Applicant"), (2) an agent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to practice law in the State of California, State Bar , who has been retained by the applicant and has been authorized by that person to file this application. SIGNATURE: (Use Blue Pen - Original signature required on paper fifed application) AD ROOS OF THE SE 1919/5/21 ₩ēŚĦiċhöls FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) 🕅 🗆 OWNER 🕅 AGENT 🗅 ATTORNEY 🗅 SPOUSE 🗆 REGISTERED DOMESTIC PARTNER 🗅 CHILD 🗇 PARENT 🗀 PERSON AFFECTED

☐ CORPORATE OFFICER OR DESIGNATED EMPLOYEE



2020;2021 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Address	Situs City State Zip
200-363-038-000	SHREE GANESH	Covid	Humboldt	1583 RIVERWALK DR	FORTUNA CA 95540
200-363-030-000	VEER PROPERTY	Covid	Humboldt	1805 ALAMAR WAY	FORTUNA CA 95540
042-380-013-000	JAI SIYARAM HOSPITALITY	Covid	Kings	33415 POWERS DR	KETTLEMAN CITY CA 93239
018-120-42-00	FORT BRAGGINVESTMENTS LL	CCovid	Mendocino	888 S MAIN ST	FORT BRAGG CA 95437
507-361-024-000	JAI JALARAM BAPA	Covid	Humboldt	4701 VALLEY WEST	ARCATA CA 95521

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

<u>Contact Info – Property Owner to Complete</u>

Name Of Contact Person:	Pritesh Patel		
Phone:	•		
Email:			
XXXIII	\mathcal{A}	VP	11/4/2020
APPLICANT'S SIGNA	TURE	TITLE	DATE



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Location: COUNTY ADMINISTRATION CENTER

Application Number(s): 21-0010 Parcel Number(s): 0181204200

Parcel Number(s): 0181204200 Applicant: Fort Bragg Investments	s LLC
	Please check one of the items shown below.
(V) I will be present on the sch	neduled hearing date.
() I wish to withdraw my appl	lication.
I realize that if I, or my designated application may be denied for lac	d agent, do not appear at the scheduled hearing time and date, my
What Is My Obligation To Provid	de Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on a	ndicate his or her intention to appear and present an evidentiary case at and returning the Clerk of the Board's Assessment Appeal Hearing Date ed at least 30 days prior to the hearing date).
	return the form, then the Assessor will not be required to be prepared to te, should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021 Need to continue and group 2020 & 2021 together for: 018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

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40 No 40 No

Total

Total

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\$6,541,377

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Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

ASSESSMENT APPEAL APPLICATION

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COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

attach hearing evidence to this application.	APPLICATION NUMBER: Clerk Use Only				
1. APPLICANT INFORMATION - PLEASE P. NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSIN MENDOCINO HOTELS LLC			EMAIL ADDRESS		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OR	P.O. BOX)		· · · · · · · · · · · · · · · · · · ·		
212 SUTTER ST 3RD	STATE ZIP CODE D	AYTIME TELEPHONE	ALTERNATE TELEPHON	E FAX TELEPHONE	
SAN FRANCISCO	CA94108)	()	()	
2. CONTACT INFORMATION - AGENT, ATT	ORNEY, OR RELATIVE OF A	PPLICANT if app	licable - (REPRESENT	TATION IS OPTIONAL)	
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST,	MIDDLE INITIAL)		EMAIL ADDRESS		
Wes Nichols			wes@pptax	cappeal.com	
Paramount Property Tax Appea contact Person if other than above (LAST, FIRST, A	MIDDLE INTITAL)		·	-	
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)		***************************************			
9845 Erma Rd #311	STATE ZIP CODE D	AVENUE TEL EDUONE	ALTERNATE TELEPHON	E FAX TELEPHONE	
San Diego	1 1	AYTIME TELEPHONE 858) 225-12		866 823-5577	
The following information must be complete attorney as indicated in the Certification se applicant is a business entity, the agent's a The person named in Section 2 above is he	ction, or a spouse, child, pare uthorization must be signed b	ent, registered do by an officer or au	mestic partner, or the partner, or the partners of the control of	person affected. If the he business.	
	agreements, and otherwise se			. 10000000, 0 1000, 100	
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E	MPLOYEE	TITLE		DATE	
See Attached				<u></u>	
3. PROPERTY IDENTIFICATION INFORMAT	rion ·				
☐ YES ☐ NO _x Is this property a single	a-family dwelling that is occupied a	s the principal plac	e of residence by the owne	ır?	
ENTER APPLICABLE NUMBER FROM YOU	JR NOTICE/TAX BILL				
ASSESSOR'S PARCEL NUMBER 119-070-11-00	ASSESSMENT NUMBER		FEE NUMBER		
ACCOUNT NUMBER	TAX BILL NUMBER				
PROPERTY ADDRESS OR LOCATION			DOING BUSINESS AS (D	BA), if appropriate	
——10701 PALETTE DR MENDOCINO, C	A 95460—————				
SINGLE-FAMILY / CONDOMINIUM / TOWN	NHOUSE / DUPLEX DA	GRICULTURAL	□ POSS	ESSORY INTEREST	
☐ MULTI-FAMILY/APARTMENTS: NO. OF UN	NITS D M	ANUFACTURED I	HOME □ VACAI	NT LAND	
□ COMMERCIAL/INDUSTRIAL	□ · W	ATER CRAFT	☐ AIRCE	KAFT	
☐ BUSINESS PERSONAL PROPERTY/FIXTU	JRES GO	THER:	O'TEL_		
4. VALUE	A. VALUE ON ROLL	B. APPLICANT	r'S OPINION OF VALUE	C. APPEALS BOARD USE ONLY	
LAND	\$499,3		\$249655		
IMPROVEMENTS/STRUCTURES	\$4,257,2	73	\$2128637		
FIXTURES		\$0	\$0		
PERSONAL PROPERTY (see instructions)		\$0	\$0		
MINERAL RIGHTS					
TREES & VINES					
OTHER					
TOTAL	\$4,788,5	70	\$2378292		
PENALTIES (amount or percent)	7 .,, 00,-				

BOE-305-AH (P2 REV. 08 (01-15) 5. TYPE OF ASSESSMENT BEING APPEALED D Check only one. See instructions for filing periods 內 REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR ☐ SUPPLEMENTAL ASSESSMENT *DATE OF NOTICE: ROLL YEAR: _ □ ROLL CHANGE □ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMENT ☐ PENALTY ASSESSMENT *DATE OF NOTICE: **ROLL YEAR: *Must attach copy of notice or bill, where applicable **Each roll year requires a separate application 6. REASON FOR FILING APPEAL (FACTS) See instructions before completing this section. If you are uncertain of which item to check, please check "I. OTHER" and provide a brief explanation of your reasons for filing this application. The reasons that I rely upon to support requested changes in value are as follows: A. DECLINE IN VALUE XX The assessor's roll value exceeds the market value as of January 1 of the current year. **B. CHANGE IN OWNERSHIP** 1. No change in ownership occurred on the date of 2. Base year value for the change in ownership established on the date of ______ is incorrect. C. NEW CONSTRUCTION 1. No new construction occurred on the date of 2. Base year value for the completed new construction established on the date of ☐ 3. Value of construction in progress on January 1 is incorrect. D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by misfortune or calamity. E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property and/or fixtures exceeds market value. 1. All personal property/fixtures. 2. Only a portion of the personal property/fixtures. Attach description of those items. F. PENALTY ASSESSMENT Penalty assessment is not justified. G. CLASSIFICATION/ALLOCATION 1. Classification of property is incorrect. 2. Allocation of value of property is incorrect (e.g., between land and improvements). H. APPEAL AFTER AN AUDIT. Must include description of each property, issues being appealed, and your opinion of value. 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the location is incorrect. I. OTHER Explanation (attach sheet if necessary) 7. WRITTEN FINDINGS OF FACTS (\$ per Are not requested. Are requested. 8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See instructions. xxx Yes Х CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of California 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 (1) the owner of the property or the person affected (i.e., a person having a direct economic interest in the payment of laxes on that property -- "The Applicant"), (2) an agent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to practice law in the State of California, State Bar , who has been retained by the applicant and has been authorized by that person to file this application 1937/5/21 SIGNATURE: (Use Blue Pen - Original orgnature required on paper-filed application) ADTROPORTERS: ₩es vichols FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) N □ OWNER MAGENT □ ATTORNEY □ SPOUSE □ REGISTERED DOMESTIC PARTNER □ CHILD □ PARENT □ PERSON AFFECTED

☐ CORPORATE OFFICER OR DESIGNATED EMPLOYEE



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Address	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE OR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95480
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-236-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel		
Phone:	(4:		
Email:			
		agentain.	

APPLICANT'S SIGNATURE

TITLE

DATE

JUN 13'22 FW3:13 REC'D BOARD OF SUPERVI



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 Location: COUNTY ADMINISTRAT	
Application Number(s): 21-0011 Parcel Number(s): 11907011	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
() I will be present on the sche	eduled hearing date.
() I wish to withdraw my applic	cation.
I realize that if I, or my designated application may be denied for lack	agent, do not appear at the scheduled hearing time and date, my of appearance.
What Is My Obligation To Provide	e Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on ar	dicate his or her intention to appear and present an evidentiary case at not returning the Clerk of the Board's Assessment Appeal Hearing Date d at least 30 days prior to the hearing date).
	return the form, then the Assessor will not be required to be prepared to e, should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

continuance of the hearing or denial of the appartment attach hearing evidence to this application.		APPLICATION NUMBER: Clerk Use Only			
1. APPLICANT INFORMATION - PLEASE P NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSI MENDOCINO HOTELS LLC		EMAIL ADDRESS	012		
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OF	P.O. BOX)				
212 SUTTER ST 3RD CITY SAN FRANCISCO	STATE ZIP CODE	DAYTI	ME TELEPHONE	ALTERNATE TELEPHO	NE FAX TELEPHONE
2. CONTACT INFORMATION - AGENT, ATT		OF APP	LICANT if app	icable - (REPRESEN	TATION IS OPTIONAL)
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST, Wes Nichols COMPANY NAME Paramount Property Tax Appea CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST, I	MIDDLE INITIAL)			EMAIL ADDRESS	xappeal.com
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)					
9845 Erma Rd #311					_
San Diego	STATE ZIP CODE CA 92131		ME TELEPHONE 58) 225-12	ALTERNATE TELEPHO	NE FAX TELEPHONE (866)823-5577
AUTHORIZATION OF AGENT The following information must be complete attorney as indicated in the Certification se applicant is a business entity, the agent's a The person named in Section 2 above is he	AUTH ad (or attached to this ap action, or a spouse, chil authorization must be si	ORIZATION ICATION ICAT	ON ATTACHEI - see instructio registered do an officer or eu	D ns) unless the agent is mestic partner, or the uthorized employee of	a licensed California person affected. If the the business.
	agreements, and other				1
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E	MPLOYEE		TITLE		DATE
See Attached					
3. PROPERTY IDENTIFICATION INFORMA	TION				
☐ YES ☐ NO _X Is this property a singl	e-family dwelling that is occ	cupied as th	ne principal place	e of residence by the own	er?
ENTER APPLICABLE NUMBER FROM YO	UR NOTICE/TAX BILL				
ASSESSOR'S PARCEL NUMBER 119-236-01-00	ASSESSMENT NUMB	ER		FEE NUMBER	
ACCOUNT NUMBER	TAX BILL NUMBER				
PROPERTY ADDRESS OR LOCATION				DOING BUSINESS AS (E	OBA), if appropriate
——45080 ALBION ST MENDOCINO, CA PROPERTY TYPE [V]	95460			<u> </u>	
SINGLE-FAMILY / CONDOMINIUM / TOW	NHOUSE / DUPLEX	□ AGR	ICULTURAL	□ POSS	SESSORY INTEREST
☐ MULTI-FAMILY/APARTMENTS: NO. OF U	NITS	□ MAN	UFACTURED I	HOME UACA	NT LAND
□ COMMERCIAL/INDUSTRIAL		□ WAT	ER CRAFT	☐ AIRCI	RAFT
☐ BUSINESS PERSONAL PROPERTY/FIXT	JRES	Ø OTH	ER: //07	<u></u>	
4. VALUE	A. VALUE ON ROI		B. APPLICANT	r'S OPINION OF VALUE	C. APPEALS BOARD USE ON
LAND		\$499,309		\$249655	
IMPROVEMENTS/STRUCTURES	\$2	2,680,505		\$1340253	
FIXTURES		\$0		\$0	
PERSONAL PROPERTY (see instructions)		\$0		\$0	
MINERAL RIGHTS					
TREES & VINES					
OTHER					
TOTAL	\$3	3,229,814		\$1589908	
PENALTIES (amount or percent)					

BOE-305-AH (P2 REV. 08 (01-15)		
5. TYPE OF ASSESSMENT BEING APPEALED 1 Check only one. Se	e instructions for filing _l	periods
内 REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF TH	E CURRENT YEAR	
☐ SUPPLEMENTAL ASSESSMENT		
*DATE OF NOTICE: ROLL YEAR: _		
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAN	ITY REASSESSMENT	☐ PENALTY ASSESSMENT
*DATE OF NOTICE: **ROLL YEAR: _ *Must attach copy of notice or bill, where applicable **Eac		
*Must attach copy of notice or bill, where applicable **Eac	h roll year requires a se	parate application
6. REASON FOR FILING APPEAL (FACTS) See instruction	tions before completing	this section.
If you are uncertain of which item to check, please check "I. OTHER" an		on of your reasons for filing this application
The reasons that I rely upon to support requested changes in value are	is follows:	
A. DECLINE IN VALUE	one 1 of the ourrest year	
	ary i or the current year	•
1. No change in ownership occurred on the date of		
2. Base year value for the change in ownership established or		is incorrect
· · · · · · · · · · · · · · · · · · ·	the date of	is incorrect.
C. NEW CONSTRUCTION 1. No new construction occurred on the date of		
2. Base year value for the completed new construction established.		in incoment
	sned on the date of	is incorrect.
3. Value of construction in progress on January 1 is incorrect.		
 D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by 	misfortune or calamity	
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value		nd/or fixtures exceeds market value.
☐ 1. All personal property/fixtures.	o or percental property o	
2. Only a portion of the personal property/fixtures. Attach description	ription of those items.	
F. PENALTY ASSESSMENT		
 Penalty assessment is not justified. 		
G. CLASSIFICATION/ALLOCATION		
1. Classification of property is incorrect.		
 2. Allocation of value of property is incorrect (e.g., between lar H. APPEAL AFTER AN AUDIT. Must include description of each pro 		alad, and your aninian of value
1. Amount of escape assessment is incorrect.	perty, issues being appe	aled, and your opinion of value.
2. Assessment of other property of the assessee at the location	n is incorrect.	
I. OTHER		
Explanation (attach sheet if necessary)		
7. WRITTEN FINDINGS OF FACTS (\$		
☐ Are requested. ☐ Are not requested.		
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND Se	e instructions.	
xxx Yes ☐ No		
	X	
	Λ	
CERTIFICA	TION	
I certify (or declare) under penalty of perjury under the laws of the State of		
accompanying statements or documents, is true, correct, and complete to to property or the person affected (i.e., a person having a direct economic inte		
agent authorized by the applicant under item 2 of this application, or (3) as	attorney licensed to prac-	tice law in the State of California, State Ba
Number, who has been retained by the applicant and	has been authorized by t	hat person to file this application.
SIGNATURE: (Use Blue Pen - Orlynal signature required on paper-filed application)	sSam Diegost@A	1945/21
NAME (Please Print)		
Wes nichols		
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1)		
OWNER MAGENT DATTORNEY DSPOUSE DREGISTERED DOM	MESTIC PARTNER - CHI	D PARENT PERSON AFFECTED
☐ CORPORATE OFFICER OR DESIGNATED EMPLOYEE		



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Address	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE OR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95480
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-236-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel		
Phone:	(4:		
Email:			
		agentain.	

APPLICANT'S SIGNATURE

TITLE

DATE

JUN 13'22 PM3:14 REC'D BOARD OF SUPERVI



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 Location: COUNTY ADMINISTRAT	
Application Number(s): 21-0012 Parcel Number(s): 11923601	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
() I will be present on the sche	duled hearing date.
() I wish to withdraw my application	ation.
I realize that if I, or my designated a application may be denied for lack of	agent, do not appear at the scheduled hearing time and date, my of appearance.
What Is My Obligation To Provide	Written Notice Of Intent to Appear At Hearing?
the nearing, by so specifying on and	licate his or her intention to appear and present an evidentiary case at d returning the Clerk of the Board's Assessment Appeal Hearing Date at least 30 days prior to the hearing date).
If the applicant does not so timely represent a case on the hearing date,	eturn the form, then the Assessor will not be required to be prepared to , should the applicant appear on the date of the hearing.
Applicant's Name (please print)	WES NICHOUS Agent's Name (please print)
	Agent's Signature
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

attach hearing evidence to this application.				APPLICATION NUMBER: Clerk Use Only				
1. APPLICANT INFORMATION - PLEASE PRINT NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL), BUSINESS, OR TRUST NAME				EMAIL ADDRESS				
MENDOCINO HOTELS LLC				CIWAIL	. ADDRESS			
MAILING ADDRESS OF APPLICANT (STREET ADDRESS OR	P.O. BOX)							
212 SUTTER ST 3RD	STATE ZIP CODE	DAYTI	ME TELEPHONE	AL	TERNATE TELEPHON	√E	FAX TELES	PHONE
SAN FRANCISCO	CA94108	()	()		()	
2. CONTACT INFORMATION - AGENT, ATT	ORNEY, OR RELATIVE OF	<u>APPI</u>	ICANT if app			TATIO	N IS OP	TIONAL)
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST, Wes Nichols	MIDDLE INITIAL)			EMAIL A	obress wes@ppta	харр	eal.co	m
COMPANY NAME	J							
Paramount Property Tax Appea contact person if other than above (LAST, FIRST, A	MIDDLE INTITAL)			-				
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)								***************************************
9845 Erma Rd #311	<u> </u>							
San Diego	STATE ZIP CODE CA 92131		ME TELEPHONE 58) 225-12		TERNATE TELEPHOI	NE	FAX TELE	9823-5577
AUTHORIZATION OF AGENT			ON ATTACHE				1000	023-3377
The following information must be complete attorney as indicated in the Certification se applicant is a business entity, the agent's a	ction, or a spouse, child, p uthorization must be signe	arent, d by a	registered do n officer or au	mestic thorize	partner, or the p d employee of t	perso he bu	n affecte siness.	d. If the
The person named in Section 2 above is he enter in stipulation	reby authorized to act as m agreements, and otherwise					et asse	essor's r	ecords,
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E	MPLOYEE		TITLE				0	ATE
See Attached	=							
3. PROPERTY IDENTIFICATION INFORMAT	FION							
YES NO Is this property a single	e-family dwelling that is occupie	ed as th	e principal place	of resid	dence by the own	er?		<u>.</u>
ENTER APPLICABLE NUMBER FROM YOU								
				FFF.				
ASSESSOR'S PARCEL NUMBER 119-238-18-00	ASSESSMENT NUMBER			FEEN	IUMBER			
ACCOUNT NUMBER	TAX BILL NUMBER							
PROPERTY ADDRESS OR LOCATION				DOING	BUSINESS AS (E	BA), if	appropriat	le
45080 MAIN ST MENDOCINO, CA 95	460							· .
PROPERTY TYPE [V]								
SINGLE-FAMILY / CONDOMINIUM / TOWN	NHOUSE / DUPLEX	AGR	CULTURAL		□ POSS	ESSC	RY INTE	REST
☐ MULTI-FAMILY/APARTMENTS: NO. OF U	NITS	MAN	UFACTURED I	IOME	□ VACA	NT LA	ND	
☐ COMMERCIAL/INDUSTRIAL		WAT	ER CRAFT		□ AIRCE	RAFT		
☐ BUSINESS PERSONAL PROPERTY/FIXTU	JRES 🗹	отн	ER: <u>HO7</u>	E				
4. VALUE	A. VALUE ON ROLL		B. APPLICANT	'S OPIN	ION OF VALUE	C.	APPEALS	BOARD USE ONLY
LAND	\$49	9,309			\$249655			
IMPROVEMENTS/STRUCTURES	\$2,78	5,623			\$1392812			
FIXTURES		\$0			\$0			
PERSONAL PROPERTY (see instructions)		\$0			\$0			
MINERAL RIGHTS								
TREES & VINES								
OTHER								
TOTAL	\$3.38	8,332	<u></u>		\$1642467		-	
PENALTIES (amount or percent)	γ3,30	<u> </u>						

BOE-305-AH (P2 REV. 08 (01-15) 5. TYPE OF ASSESSMENT BEING APPEALED Check only one. See	instructions for filing r	portode
常 REGULAR ASSESSMENT – VALUE AS OF JANUARY 1 OF THE		ierrous
□ SUPPLEMENTAL ASSESSMENT		
*DATE OF NOTICE: ROLL YEAR:	•	
☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMI	TY REASSESSMENT	☐ PENALTY ASSESSMENT
*DATE OF NOTICE: **ROLL YEAR: **Must attach copy of notice or bill, where applicable **Each	roll year requires a se	narate application
	ons before completing	
If you are uncertain of which item to check, please check "I. OTHER" and The reasons that I rely upon to support requested changes in value are as A. DECLINE IN VALUE	provide a brief explanation	
	ry 1 of the current year.	
1. No change in ownership occurred on the date of	•	
2. Base year value for the change in ownership established on t	ne date of	is incorrect.
C. NEW CONSTRUCTION		
1. No new construction occurred on the date of	·	
2. Base year value for the completed new construction establish	ed on the date of	is incorrect.
3. Value of construction in progress on January 1 is incorrect.		
D. CALAMITY REASSESSMENT		
 Assessor's reduced value is incorrect for property damaged by 		
 E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value 1. All personal property/fixtures. 	of personal property a	nd/or fixtures exceeds market value.
 2. Only a portion of the personal property/fixtures. Attach descri 	otion of those items.	
F. PENALTY ASSESSMENT		
Penalty assessment is not justified.		
G. CLASSIFICATION/ALLOCATION		
 1. Classification of property is incorrect. 2. Allocation of value of property is incorrect (e.g., between land 	and improvements)	4
H. APPEAL AFTER AN AUDIT. Must include description of each prop		aled, and your opinion of value.
1. Amount of escape assessment is incorrect.		•
$\hfill \square$ 2. Assessment of other property of the assessee at the location	is incorrect.	
I. OTHER		
Explanation (attach sheet if necessary)		
7. WRITTEN FINDINGS OF FACTS (\$)		
☐ Are requested. ☐ Are not requested.		
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See $x \overline{x} $ Yes \Box No	instructions.	
	Х	
CERTIFICAT	ION	
I certify (or declare) under penalty of perjury under the laws of the State of C accompanying statements or documents, is true, correct, and complete to the property or the person affected (i.e., a person having a direct economic intereagent authorized by the applicant under item 2 of this application, or (3) an Number, who has been retained by the applicant and it	best of my knowledge a st in the payment of taxe attorney licensed to prac	and belief and that I am (1) the owner of the is on that property – "The Applicant"), (2) a tice law in the State of California, State Ba
SIGNATURE: (Use Blue Pen Ariginal signature required on paper-filed application)	sSam DiegoștCA	1975/21
Wes Trichols	<u></u>	
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) OWNER & AGENT ATTORNEY SPOUSE REGISTERED DOM! CORPORATE OFFICER OR DESIGNATED EMPLOYEE	STIC PARTNER 🗆 CHIL	D □ PARENT □ PERSON AFFECTED



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Address	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Old Not Enroll PP	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE OR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95480
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-236-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel		
Phone:	(4:		
Email:			
		agentain.	

APPLICANT'S SIGNATURE

TITLE

DATE

JUN 18 22 px3:14 RECD BOARD OF SUPERUI



Applicant's Signature

ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 Location: COUNTY ADMINISTRATI	
Application Number(s): 21-0013 Parcel Number(s): 11923818	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
() I will be present on the sche	duled hearing date.
() I wish to withdraw my application	ation.
I realize that if I, or my designated a application may be denied for lack	agent, do not appear at the scheduled hearing time and date, my of appearance.
What Is My Obligation To Provide	Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on an	licate his or her intention to appear and present an evidentiary case at d returning the Clerk of the Board's Assessment Appeal Hearing Date I at least 30 days prior to the hearing date).
	eturn the form, then the Assessor will not be required to be prepared to , should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
	1 bac 1

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/ordenial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing

COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road • Room 1010 Ukiah, California 95482 TELEPHONE: (707) 463-4221 Fax: (707) 463-7237

the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not **APPLICATION NUMBER: Clerk Use Only** attach hearing evidence to this application. APPLICANT INFORMATION - PLEASE PRINT ICANT (LAST, FIRST, MIDDLE INITIAL), BUSINESS, OR TRUST NAME uli, William, C rauch EET ADDRESS OR P.O. BOX) 507 Hawn Creek Koad FAX TELEPHONE 45444 (707)743-1173 (707)272-2006 er Valles 2. CONTACT INFORMATION - AGENT, ATTORNEY, OR RELATIVE OF APPLICANT if applicable - (REPRESENTATION IS OPTIONAL NAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIRST, MIDDLE INITIAL) EMAIL ADDRESS COMPANY NAME CONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRST, MIDDLE INTITAL) MAILING ADDRESS (STREET ADDRESS OR P. O. BOX) CITY STATE ZIP CODE DAYTIME TELEPHONE ATTERNATE TELEPHONE AX TELEPHONE **AUTHORIZATION OF AGENT AUTHORIZATION ATTACHED** The following information must be completed (or attached to this application - see instructions) unless the agent is a licensed California attorney as indicated in the Certification section, or a spouse, child, parent, registered domestic partner, or the person affected. If the applicant is a business entity, the agent's authorization must be signed by an officer or authorized employee of the business. The person named in Section 2 above is hereby authorized to act as my agent in this application, and may inspect assessor's records, enter in stipulation agreements, and otherwise settle issues relating to this application. SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED EMPLOYEE OW reh 3. PROPERTY IDENTIFICATION INFORMATION YES X NO Is this property a single-family dwelling that is occupied as the principal place of residence by the owner? ENTER APPLICABLE NUMBER FROM YOUR NOTICE/TAX BILL ASSESSOR'S PARCEL NUMBER ASSESSMENT NUMBER FEE NUMBER 172-283-02 142212 172 ACCOUNT NUMBER TAX BILL NUMBER PROPERTY ADDRESS OR LOCATION DOING BUSINESS AS (DBA), if appropriate 12550 Hawn Creek Road, PROPERTY TYPE IV ☐ SINGLE-FAMILY/CONDOMINIUM/TOWNHOUSE/DUPLEX **AGRICULTURAL** □ POSSESSORY INTEREST MULTI-FAMILY/APARTMENTS: NO. OF UNITS_ MANUFACTURED HOME □ VACANT LAND ☐ AIRCRAFT □ COMMERCIAL/INDUSTRIAL WATER CRAFT П □ BUSINESS PERSONAL PROPERTY/FIXTURES OTHER: A. VALUE ON ROLL B. APPLICANTS OPINION OF VALUE C. APPEALS BOARD USE ONLY 4. VALUE LAND IMPROVEMENTS/STRUCTURES

FIXTURES PERSONAL PROPERTY (see instructions) MINERAL RIGHTS TREES & VINES OTHER TOTAL 46,436,317 PENALTIES (amount or percent)

BOE-305-AH (P2 REV. 08 (01-15)			
5. TYPE OF ASSESSMENT BEING APPEALED Check only one. See REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF TH		eriods	
☐ SUPPLEMENTAL ASSESSMENT *DATE OF NOTICE: ROLL YEAR:			
	TY REASSESSMENT	☐ PENALTY ASSI	ESSMENT
NOLL IEAK	roll year requires a sep	arate application	
	lons before completing	· · · · · · · · · · · · · · · · · · ·	
If you are uncertain of which item to check, please check "I. OTHER" and The reasons that I rely upon to support requested changes in value are a	provide a brief explanatio		filing this application.
A. DECLINE IN VALUE			
The assessor's roll value exceeds the market value as of Janu	ary 1 of the current year.		
B. CHANGE IN OWNERSHIP			
1. No change in ownership occurred on the date of			
2. Base year value for the change in ownership established on	the date of	is incorrec	t.
C. NEW CONSTRUCTION			
1. No new construction occurred on the date of	•		
2. Base year value for the completed new construction establishment	hed on the date of	is ir	ncorrect.
3. Value of construction in progress on January 1 is incorrect.			
D. CALAMITY REASSESSMENT			
Assessor's reduced value is incorrect for property damaged by	•		
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value	e of personal property ar	nd/orfixtures exceed	s market value.
1. All personal property/fixtures.			
2. Only a portion of the personal property/fixtures. Attach descri	iption of those items.		
F. PENALTY ASSESSMENT			
Penalty assessment is not justified.			
G. CLASSIFICATION/ALLOCATION 1. Classification of property is incorrect.			
2. Allocation of value of property is incorrect (e.g., between lan	and improvements)		
H. APPEAL AFTER AN AUDIT. Must include description of each pro	· · · · · · · · · · · · · · · · · · ·	aled, and your opinio	n of value.
1. Amount of escape assessment is incorrect.		, , ,	
\square 2. Assessment of other property of the assessee at the location	is incorrect.		
I. OTHER			
☐ Explanation (attach sheet if necessary)			
7. WRITTEN FINDINGS OF FACTS (\$)			
☐ Are requested.			
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See	instructions.		
X Yes ☐ No			
·			
CERTIFICA	TION		
I certify (or declare) under penalty of perjury under the laws of the State of		ing and all information	hereon including any
accompanying statements or documents, is true, correct, and complete to ti	e best of my knowledge a	nd belief and that I an	n (1) the owner of the
property or the person affected (i.e., a person having a direct economic integrated by the applicable under item 2 of this application on (2)			
agent authorized by the applicant under item 2 of this application, or (3) a Number, who has been retained by the applicant and			
Signature: (Use Blue Pen - Original signature required on paper-filed application)	SIGNED AT (CITY, STATE)	,	DATE .
► Willia C. Pan 1	POTTER HAREY	J CA. 95469	10030,202
NAME (Please Print)	1		
YVILLIAM C. PAULE			
FILING STATUS (IDENTIFY RELATIONSHIP TO APPLICANT NAMED IN SECTION 1) OWNER - AGENT - ATTORNEY - SPOUSE - REGISTERED DON	MESTIC PARTNER 🛭 CHIL	.D 🗆 PARENT 🗆 PE	RSON AFFECTED

CORPORATE OFFICER OR DESIGNATED EMPLOYEE





ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am Location: COUNTY ADMINISTRATION CENTER	₹
Application Number(s): 21-0014 Parcel Number(s): 17228302 Applicant: Pauli, William C	
Applicant. Fauli, William C	
Please check	one of the items shown below.
() I will be present on the scheduled hearin	g date.
() I wish to withdraw my application.	
I realize that if I, or my designated agent, do not application may be denied for lack of appearance	appear at the scheduled hearing time and date, my
What Is My Obligation To Provide Written Not	ice Of Intent to Appear At Hearing?
The applicant must affirmatively indicate his or he the hearing, by so specifying on and returning the Confirmation Notice (to be received at least 30 c	ner intention to appear and present an evidentiary case at ne Clerk of the Board's Assessment Appeal Hearing Date days prior to the hearing date).
If the applicant does not so timely return the form present a case on the hearing date, should the a	m, then the Assessor will not be required to be prepared to applicant appear on the date of the hearing.
Applicant's Name (please print)	
Applicant's Name (please print)	Agent's Name (please print)
Willia Panh	
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment. Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional

COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road • Room 1010 Ukiah, California 95482 TELEPHONE: (707) 463-4221 FAX: (707) 463-7237

information if requested by the assessor or the hearing. Failure to provide information the appeals board considers necessary ma	at the hearing		And the state of t		,	AX. (101) 403-	-1251
continuance of the hearing or denial of the a attach hearing evidence to this application	appeal. Do not			APPLIC	ATION NUMBER	t: Clerk Use Or	nly
1. APPLICANT INFORMATION - PLEASE NAM ES F APPLICANT (<i>LAST, FIRST, MIDDLE INITIAL), BU</i>	PRINT USINESS, OR TRUST NAME			EMAIL ADD		<u> </u>	
HAUGT WILLIAM C. MAILING ADDRESS OF APPLICANT (STREET ADDRESS				boad	uli@pau	liranch-	۷ دی
AAILING ADDRESS OF APPLICANT (STREET ADDRESS 12507 MACUN CIL RD.	OR P.O. BOX)			•	9 (
POTTER VACLEY	STATE ZIP CODE CA 954	69	DAYTIME TELEPHONE (707) 272-20		NATE TELEPHONE	FAX TELEPHON	E
. CONTACT INFORMATION - AGENT, A		IVE OF	APPLICANT if app			ION IS OPTIO	NAL)
IAME OF AGENT, ATTORNEY, OR RELATIVE (LAST, FIR	ST, MIDDLE INITIAL)			EMAIL ADDR	ESS		
OMPANY NAME							
ONTACT PERSON IF OTHER THAN ABOVE (LAST, FIRS	T, MIDDLE INTITAL)						
MAILING ADDRESS (STREET ADDRESS OR P. O. BOX)							
ITY	STATE ZIP CODE		DAYTIME TELEPHONE	ALTERN	NATE TELEPHONE	FAX TELEPHON	E
enter in stipulation SIGNATURE OF APPLICANT, OFFICER, OBJAUTHORIZE	on agreements, and ot DEMPLOYEE	herwise	TITLE	g to this a	pplication.	DATE	
B. PROPERTY IDENTIFICATION INFORM	IATION				***************************************		
YES NO Is this property a sir	ngle-family dwelling that is	•	d as the principal place	e of residenc	e by the owner?		
ASSESSOR'S PARCEL NUMBER ASSESSOR'S PARCEL NUMBER ASSESSOR'S PARCEL NUMBER	ASSESSMENT NU	JMBER		FEE NUME	BER		
ACCOUNT NUMBER	10955	S 🗑					
	TAX BILL NUMBER						
PROPERTY ADDRESS OR LOCATION 1 2550 HANN CYCCK	TAX BILL NUMBER	R	v	DOING BU	SINESS AS (DBA),	if appropriate	
PROPERTY ADDRESS OR LOCATION / 2550 HANN Creck PROPERTY TYPE [V]	TAX BILL NUMBER	R	y	DOING BU	SINESS AS (DBA),	if appropriate	
12550 HANN Creek	LC POMEN	R	y AGRICULTURAL	DOING BU		if appropriate	т
PROPERTY TYPE 1	TAX BILL NUMBER	R	,			ORY INTERES	īΤ
PROPERTY TYPE 1	TAX BILL NUMBER	R Vace K	AGRICULTURAL		□ POSSESS	ORY INTERES	т

4. VALUE	A. VALUE ON ROLL	B. APPLICANT'S OPINION OF VALUE	C. APPEALS BOARD USE ONL
LAND	4,020,978	3.657.000	
IMPROVEMENTS/STRUCTURES	2,415-379	3,657,000 243,000	
FIXTURES	112,00	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
PERSONAL PROPERTY (see instructions)			
MINERAL RIGHTS			
TREES & VINES			
OTHER			
TOTAL	A6, 436 317	3,900,000	
PENALTIES (amount or percent)	1	-,,,,,	

SUPPLEMENTAL A *DATE OF NOTICE: ROLL CHANGE *DATE OF NOTICE: *Must attach copy of 6. REASON FOR FILING AF If you are uncertain of whith the reasons that I rely upon the reasons that I rely	SMENT – VALUE AS OF JAMESSESSMENT : ESCAPE ASSESSMENE : of notice or bill, where app PPEAL (FACTS) ich item to check, please che on to support requested characteristics Il value exceeds the market RSHIP wnership occurred on the or	ROLL YEAR: NT	TY REASSESSMENT Troll year requires a septions before completing provide a brief explanation of follows:	☐ PENALTY AS parate application this section.	SESSMENT
SUPPLEMENTAL A *DATE OF NOTICE: ROLL CHANGE *DATE OF NOTICE: *Must attach copy of 6. REASON FOR FILING AF If you are uncertain of whith the reasons that I rely upper the reasons that I	SSESSMENT ESCAPE ASSESSMENT Control of motice or bill, where appropriate in the second of the support requested characteristics. If value exceeds the market RSHIP where ship occurred on the second or the support of the support of the second or the se	ROLL YEAR: NT	TY REASSESSMENT or roll year requires a septions before completing provide a brief explanation of follows:	parate application this section.	SESSMENT
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BOLL CHANGE *DATE OF NOTICE: *Must attach copy of the reasons that I rely upon the reasons the reasons that I rely upon the reasons the reasons that I rely up	ESCAPE ASSESSMEI in finatice or bill, where app PPEAL (FACTS) ich item to check, please che on to support requested cha Il value exceeds the marke RSHIP wnership occurred on the	NT CALAMI **ROLL YEAR: **licable **Each See instruct eck "I. OTHER" and anges in value are as	TY REASSESSMENT or roll year requires a septions before completing provide a brief explanation of follows:	parate application this section.	SESSMENT
*Must attach copy of the copy	of notice or bill, where app PPEAL (FACTS) ich item to check, please ch ion to support requested cha ill value exceeds the marke RSHIP wnership occurred on the	See instruct eck "I. OTHER" and anges in value are as	n roll year requires a septions before completing provide a brief explanation of follows:	this section.	
6. REASON FOR FILING AP If you are uncertain of whi The reasons that I rely up A. DECLINE IN VALUE The assessor's rol B. CHANGE IN OWNER 1. No change in ov 2. Base year value C. NEW CONSTRUCTIO 1. No new constru 2. Base year value 3. Value of constru D. CALAMITY REASSES Assessor's reduce	PPEAL (FACTS) ich item to check, please che on to support requested cha il value exceeds the marke RSHIP wnership occurred on the	See instruct eck "I. OTHER" and anges in value are as	tions before completing provide a brief explanation of follows:	this section.	
If you are uncertain of whi The reasons that I rely up A. DECLINE IN VALUE The assessor's rol B. CHANGE IN OWNER 1. No change in or 2. Base year value C. NEW CONSTRUCTIO 1. No new constru 2. Base year value 3. Value of constru D. CALAMITY REASSES Assessor's reduce	ich item to check, please ch on to support requested cha Il value exceeds the marke RSHIP wnership occurred on the	eck "I. OTHER" and anges in value are as	provide a brief explanation follows:		
C. NEW CONSTRUCTIO 1. No new constru 2. Base year value 3. Value of constru D. CALAMITY REASSES Assessor's reduce	s for the observable server	date of			r filing this application
C. NEW CONSTRUCTIO 1. No new constru 2. Base year value 3. Value of constru D. CALAMITY REASSES Assessor's reduce	a for the change in owners			is incorre	ect.
☐ 1. No new constru☐ 2. Base year value☐ 3. Value of construD. CALAMITY REASSES☐ Assessor's reduce		•			
☐ 2. Base year value ☐ 3. Value of constru D. CALAMITY REASSES ☐ Assessor's reduce	iction occurred on the date	e of			
☐ 3. Value of constru D. CALAMITY REASSES ☐ Assessor's reduce	e for the completed new co			İş	s incorrect.
1. All personal pro	uction in progress on Janu SSMENT ed value is incorrect for pro IAL PROPERTY/FIXTURE	ary 1 is incorrect.	misfortune or calamity.		
2. Only a portion c	of the personal property/fix	tures. Attach descri	ption of those items.		
F. PENALTY ASSESSM					
Penalty assessme	ent is not justified.				
G.CLASSIFICATION/AL	LOCATION				
2. Allocation of val	f property is incorrect. lue of property is incorrect AUDIT. Must include desc pe assessment is incorrec	ription of each prop		aled, and your opin	ion of value.
	other property of the asses	ssee at the location	is incorrect.		
I. OTHER					
Explanation (attac	th sheet if necessary)				
7. WRITTEN FINDINGS OF		r)			
Are requested.	Are not requested.				
B. THIS APPLICATION IS D	ESIGNATED AS A CLAIM	FOR REFUND See	instructions.		
		CERTIFICAT	ION		
I certify (or declare) under pa accompanying statements or property or the person affect agent authorized by the app Number	r documents, is true, corrected (i.e., a person having a c	t, and complete to the direct economic intere application, or (3) an	e best of my knowledge a est in the payment of taxe attorney licensed to prac	and belief and that I es on that property – tice law in the State	am (1) the owner of the "The Applicant"), (2) of California, State B
SIGNATURE: (Use Bļue Pen - Origina			SIGNED AT (CITY, STATE)		DATE
NAME (Please Print)	and	·	POTTER VINCELY CO	2 9541	11/70/2/
FILING STATUS (IDENTIFY RELATION:			•		





ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860 FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am

Location: COUNTY ADMINISTRATI	JN CENTER
Application Number(s): 21-0015 Parcel Number(s): 17223804	
Applicant: Pauli, William C	
	Please check one of the items shown below.
(\sum) I will be present on the sche	duled hearing date.
() I wish to withdraw my application	ation.
I realize that if I, or my designated a application may be denied for lack o	gent, do not appear at the scheduled hearing time and date, my f appearance.
What Is My Obligation To Provide	Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on and	cate his or her intention to appear and present an evidentiary case at I returning the Clerk of the Board's Assessment Appeal Hearing Date at least 30 days prior to the hearing date).
	eturn the form, then the Assessor will not be required to be prepared to should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the thearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application. 1. APPLICANT INFORMATION - PLEASE PRINT			APPLICATION NUMBER: Clerk Use Only		
MENDOCINO HOTELS LLC	NESS OR TRUST NAME		ENAK ADAMESS		
MAKENCADORESS OF APACHANT (STREET ADDRESS OF 212 SUTTER ST 3RD	PUTON	rangangan ng apangangan ng katalah sakarangan ng katalah ng mangan ng apang ma	risko i i una del trico correcta de un qual anti anco relabel til dicer ante esta piere especialistico estado	i jarok di Arden yarisaki ilipir yarigi ilikuwa inteksi iliku interprise katiki e saine nikidika yana u ki nim	
CITY SAN FRANCISCO	STATE ZIP CODE DI CA 94108 (Y TIME TELEPHONE	ALTERNATE TELEPHON	E FAX TEXEPHIONE	
2. CONTACT INFORMATION - AGENT, ATT		PPLICANT If app		TATION IS OPTIONAL)	
NAME OF AGENT, ATTORNEY, OR RELATIVE ILAST, FARST. Wes Nichols COMPANY NAME.	MECH E INTYAL) Translation for the analysis are resistant for the confedence of the stranslation and the confedence of the stranslation and the confedence of the stranslation and the stranslation a	valiamus (tologo astalgian za a inalian ez 2-2 diastando no insp	wes@pptaxa	opeal.com	
Paramount Property Tax Appeal CONTACT PERSON & OTHER THAN ABOVE HAST FIRST X	ANNEE INTITAL)		TO BERTHAM BUT THE STATE OF THE		
marthe acciness istreet acciness on P o box)				ATRA PRINTER STANDA OF PROPERTY OF THE REAL AND SERVICE WHITE AND SERVICE STANDARD STANDARD SERVICE AND AND SERVICE AND SE	
9845 Erma Rd #311					
San Diego		858) 225-12	200 ()	(866) 823-5577	
AUTHORIZATION OF AGENT The following information must be complete attorney as indicated in the Certification's e applicant is a business entity, the agent's a	ed (or attached to this applicati ection, or a spouse, child, pare outhorization must be signed t	ent, registered do by an officer or a	ons) unless the agent is omestic partner, or the p uthorized employee of t	porson affected. If the he business.	
The person named in Section 2 above is he enter in stipulation	reny aumonized to act as my a agreements, and otherwise se			rassessor s records,	
SIGNATURE OF APPLICANT OFFICER, OR AUTHORIZED E	MPLONEE	TITLE		OATE	
► See Attached					
ENTER APPLICABLE NUMBER FROM YOU		is the principal plac		er?	
ASSESSOR'S PARCEL NUMBER 119-070-11-00	ASSESSMENT NUMBER		FEE NUMBER		
ACCOUNT NUMBER	YAX BILL MIMBER				
PROPERTY ADDRESS OR LOCATION			DOING BUSINESS AS (C	BA), if appropriate	
T10701 PALETTE DR MENDOCINO, CA 9	95460	***************************************			
() SINGLE-FAMILY / CONDOMINIUM / TOWN		GRICULTURAL	D POSS	ESSORY INTEREST	
LY MULTI-FAMILY/APARTMENTS: NO. OF U	NITS U D M	ANUFACTURED	HOME II VACA	NT LAND	
O COMMERCIAL/INDUSTRIAL		ATER CRAFT	□ AIRCE	RAFT	
BUSINESS PERSONAL PROPERTY/FIXTE		THER:		and the Antiquian of the state of the Control of th	
4. VALUE	A. VALUE ON ROLL	B. APPLICAN	IT S OPINION OF VALUE	C APPEALS BOARD USE ON	
LAND	\$494,190 64,213,630		\$247095 \$2106810		
IMPROVEMENTS/STRUCTURES	\$4,213,620 \$0		\$0		
FIXTURES			\$0		
PERSONAL PROPERTY (see instructions)					
MINERAL RIGHTS					
TREES & VINES					
OTHER	\$4,742,426		\$2353905		
TOTAL	\$4,742,420		Ψ4333703		
PENALTIES (amount or percent)		1	ŀ		

TYPE OF ASSESSMENT BEING APPEALED Check only one. X7 REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF	**	erlods	
SUPPLEMENTAL ASSESSMENT	at the second of		
the second secon	•		
The state of the s	AMITY REASSESSMENT	☐ PENALTY ASSESSME	NIT
			141
*Must attach copy of notice or bill, where applicable •••	: Each roll year requires a sep	parate application	
REASON FOR FILING APPEAL (FACTS) See inst			
If you are uncertain of which item to check, please check "I. OTHER". The reasons that I rely upon to support requested changes in value are	and provide a brief explanatio	n of your reasons for filing this	applicatio
A. DECLINE IN VALUE			
(XX The assessor's roll value exceeds the market value as of Ja B. CHANGE IN OWNERSHIP			
1. No change in ownership occurred on the date of	·	i .	
	on the date of _06/14/2018	s incorrect.	
C. NEW CONSTRUCTION			
1. No new construction occurred on the date of	··		
2. Base year value for the completed new construction esta	blished on the date of	is incorrect	
3. Value of construction in progress on January 1 is incorrect			
D. CALAMITY REASSESSMENT			
Assessor's reduced value is incorrect for property damaged	by misfortune or calamity.		
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's v	ralue of personal property ar	nd/or fixtures exceeds marke	t value.
1. All personal property/fixtures.			
2. Only a portion of the personal property/fixtures. Attach de	scription of those items.		
F. PENALTY ASSESSMENT	•		
Penalty assessment is not justified.			
G.CLASSIFICATION/ALLOCATION			
 1. Classification of property is incorrect. 2. Allocation of value of property is incorrect (e.g., between the property is incorrect to the property is incorrect. 	land and improvements)		
H. APPEAL AFTER AN AUDIT. Must include description of each p		sled, and your opinion of valu	I 0 .
1. Amount of escape assessment is incorrect.		•	
2. Assessment of other property of the assessee at the local	tion is incorrect.		
I. OTHER			
☐ Explanation (attach sheet if necessary)			
. WRITTEN FINDINGS OF FACTS (\$ per)			
Are requested. Are not requested.			
. THIS APPLICATION IS DÉSIGNATED AS A CLAIM FOR REFUND	See instructions.		
xxx Yes □ No			
	**		
	X		rango alian ni ili an mini kanga arang arang arang
CERTIFI	ICATION		
certify (or declare) under penalty of perjury under the laws of the State			
ccompanying statements or documents, is true, correct, and complete to roperty or the person affected (i.e., a person having a direct economic in gent authorized by the applicant under item 2 of this application, or (3)	nterest in the payment of taxe I an attorney licensed to pract	s on that property – "The Appli tice law in the State of Califon	icant"), (2) iia, State E
number, who has been retained by the applicant a	# 		
IGNATURE (Use Sive Per - Original signature mendeut on paper-filed application)	San Diego, CA	1071	4/20
ME (Pasau Paril)		erichtermenia erm Banasing dings dem Am Amberto dem um sagenda enge i den ego prode interioris in bestet dan m	
Wes Nichols			
ing status (wentay relationship to applicant named in section 1)			

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer and the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

Mendocino Hotels LLC		HEARING DATE (IF KNOWN) 4-25-22
APPLICATION NUMBER(S) 20-010 thru 20-014	l .	PPLICATION YEAR
PARCEL NUMBER See Attached	ACCOUNT OR TAX BILL NUMBER (If applica	ple)
This waiver agreement extends the two-year perio to conduct a hearing and make a final determination		sessment Appeals Board is required
This waiver shall extend and toll indefinite upon reasonable prior notice to the applic		ne Board to reschedule the matter
☐ This waiver extends the two year period to	ıntil	
Important Note: Revenue and Taxation Code sectaxes were paid. Unless specifically authorized to limitations even if your appeal has not yet been he waiver extends your hearing date indefinitely or to	by the Board of Supervisors, this waiver does Neard. You should file a claim for a refund of taxes	OT extend that four-year statute of with the Board of Supervisors if this
I request that my rights to file a claim for a clerk of the board will notify me of the exi	refund be extended beyond the four-year st ension period.	atute of limitations. If granted, the
This waiver may be cancelled by the applicant by above. Upon receipt of a cancellation notice, the from the date the termination notice was received or	county board shall hear and decide the above-re- or within 120 days from the expiration of the origin	ferenced application within 120 days al two-year period, whichever is later
This waiter shall be effective times everyties and	randi narah dinan na dian Manadanan dan 6- di sandar	
date indicated above, whichever is earlier.	until such time as the Board renders its final writt	en decision in such appeai(s), or the
date indicated above, whichever is earlier.	CERTIFICATION	en decision in such appeai(s), or the
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION	of time for the hearing beyond
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
i hereby certify that I am authorized to execute two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22	n of time for the hearing beyond specified above.
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR	of time for the hearing beyond specified above.
I hereby certify that I am authorized to executive two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR	of time for the hearing beyond specified above.
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal Filing STATUS	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p	of time for the hearing beyond specified above. 2 RESS optaxappeal.com
i hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s OATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p	of time for the hearing beyond specified above.
date indicated above, whichever is earlier. i hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDE Wes@p	of time for the hearing beyond specified above. 2 RESS optaxappeal.com
date indicated above, whichever is earlier. i hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s OATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p	n of time for the hearing beyond specified above. RESS SPITAL SP
date indicated above, whichever is earlier. i hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal Filling STATUS OWNER MAGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER:	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p PREGISTERED DOMESTIC PARTNER CHILD CORPOR OR COUNTY BOARD USE ONLY	n of time for the hearing beyond specified above. Decified above. Paress Parent Person Affected are Officer or Designated Employee Pyear statute of limitations for filing a
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE CALIFORNIA ATTORNEY, STATE BAR NUMBER: FAPPROVED BY COUNTY BOARD:	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p REGISTERED DOMESTIC PARTNER CHILD CORPOR OR COUNTY BOARD USE ONLY This waiver DOES NOT extend the fourclaim for refund. This waiver extends the four-year statut	n of time for the hearing beyond specified above. Decified above. Paress Parent Person Affected are Officer or Designated Employee Pyear statute of limitations for filing a



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Addross	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-238-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel	
	_	
Phone:	(4:	1
	. .	
Email:		
<u> </u>		

ADDI ICANTIS SIGNATURE

TITLE

DATE



Applicant: Mendocino Hotels LLC

ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am Location: COUNTY ADMINISTRATION CENTER	
Application Number(s): 20-0010 Parcel Number(s): 11907011	

	Please check one of the items shown below.	
I will be present on the scheduled hearing date.		
) I wish to withdraw my application.		

I realize that if I, or my designated agent, do not appear at the scheduled hearing time and date, my application may be denied for lack of appearance.

What Is My Obligation To Provide Written Notice Of Intent to Appear At Hearing?

The applicant must affirmatively indicate his or her intention to appear and present an evidentiary case at the hearing, by so specifying on and returning the Clerk of the Board's Assessment Appeal Hearing Date Confirmation Notice (to be received at least 30 days prior to the hearing date).

If the applicant does not so timely return the form, then the Assessor will not be required to be prepared to present a case on the hearing date, should the applicant appear on the date of the hearing.

Applicant's Name (please print)	Agent's Name (please print)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022



April 20, 2022

RE: Mutual Request for Subsequent Postponement and Consolidate

APPs:	APNs:
20-010	119-070-11-00
20-011	119-140-05-00
20-012	119-236-01-00
20-013	119-238-04-00
20-014	119-238-18-00

Clerk of the Board Mendocino County Assessment Appeals

We have been in discussions with County Assessor Bill Chapman (see attached email trail) and have come to a mutual agreement in requesting a subsequent postponement and reschedule for the applications cited above. This was necessitated to allow for further time to review documents pertinent to the appeal. The hearing date was originally scheduled for 4-25-22. We had not received hearing notices on these appeals and only became aware of them when Mr. Chapman contacted us.

In addition, we request that the 2021 appeals for these properties be scheduled at the same time as the 2020 appeals are rescheduled. Please see the attached waiver.

Please send all correspondence to:

Wes Nichols
Paramount Property Tax Appeal
Mailing Address:
9845 Erma Rd., #311
San Diego CA 92131
858-225-1200
wes@pptaxappeal.com

Media

Thank You,

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021

Need to continue and group 2020 & 2021 together for:

018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289

Direct Line: 858-284-428 lila@pptaxappeal.com www.pptaxappeal.com



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

We accepted the purchase price as Market Value and your data on the informal Prop 8 appeal does not support an adjustment for the 2020 or 2021 Tax Roll in the Assessor's opinion

Mendocino Hotels LLC (Hill House Inn) 119-070-11 and 119-140-05 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion 2021 Roll Value 119-070-11 - \$4,756,582

119-140-05 - \$183,956

Est Mkt Value \$3,866,688 Est Mkt Value \$161,112

Total

\$4,940,538

\$4,027,800

For these Parcels we are able to stipulate to an adjustment of -\$912,738 for the 2021 Roll Value

Mendocino Hotels LLC (Mendocino Hotel) 119-238-18, 119-236-01, 119-238-04 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion

2021 Roll Value 119-238-18 - \$3,284,932

Est Mkt Value \$3,270,688

119-236-01 - \$3,179,814

Est Mkt Value \$3,139,860

119-238-04 - \$ 157,676

Est Mkt Value \$ 130,829

Total

\$6,622,422

\$6,541,377

For these Parcels we are able to stipulate to an adjustment of -\$81,045 for the 2021 Roll Value

Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

Postponement Request 2020 Appeals for Parcel Numbers

119-070-11-00

119-140-05-00

119-236-01-00

119-238-04-00

119-238-18-00

Original hearing date 4-25-22



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Addross	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-238-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel	
	_	
Phone:	(4:	1
	. .	
Email:		
<u> </u>		

ADDI ICANTIS SIGNATURE

TITLE

DATE

BOE-305-AH (P1) REV. 08 (01-15)

PENALTIES (amount or percent)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

information if requested by the assessor or at the hearing. Failure to provide information at the appeals board considers necessary may:	the hearing				
continuance of the hearing or denial of the appartach hearing evidence to this application. 1. APPLICANT INFORMATION - PLEASE P	eal Do not	nit des sistematica de la compansión de la	1	120-01	BER: Clerk Use Only
MENDOCINO HOTELS LLC	NESS ON TRUST NAME		,	ENAL ADDRESS	
MAXING ANDRESS OF APPLICANT ISTREET ANDRESS OF 212 SUTTER ST 3RD	POROXI	el elsevario a librargent antele	an demon his self-considere in the sense for and principalization for	ales Bour Add Silversight kintakke ajjakirini stapapeksidet Mijerterke kitikkere seburat kaleborensi	gill die eerse validen gevinstiksis verstaaliskoja var tiikkeinen in viitdemaata vialija prop is suuditus vaa iivi
SAN FRANCISCO	31416 214 COOE CA 94108	MTYAC	IE TELEPHONE	ALTERNATE TELEPHON	E AX TEXEPHONE
2. CONTACT INFORMATION - AGENT, ATT	ORNEY, OR RELATIVE C	F APPL	ICANT If app		TATION IS OPTIONAL)
NAME OF ACENT. ATTORNEY OR BELATIVE HAST, FIRST. WES NICHOLS COMPANY NAME	MECH E (MT/AL)	en et enganne indichne prostativisk for e	nto manda ponto proponen en parte and franco en es fil	wes@pptaxa	ppeal.com
Paramount Property Tax Appeal CONTACT PERSON # OTHER THAN ABOVE U.A.S.Y. F.R.S.Y.	NOGLE (WITAL)	-tt-t-t-t			
MALING ADDRESS (STREET ADDRESS ON P.O. BOX)			***************************************	rama ura non manyonna panyo urakama riishab san sin/amidhanin uma asuri	
9845 Erma Rd #311	CN.VC INDODA	Tau-tu	APP OF THE APPLE CONTRACTOR	To promite the section of	er leaver en leave
San Diego	CA 92131		ETELEPHONE 8) 225-12	.00 ()	(866) 823-5577
The following information must be complete attorney as indicated in the Certification se applicant is a business entity, the agent's a The person named in Section 2 above is he	ction, or a spouse, child, uthorization must be sign	parent, led by a	registered do n officer or at	mestic partner, or the ithorized employee of i	person affected. If the the business.
enter in stipulation	agreements, and otherwis		issues relatio		
SCHATURE OF APPLICANT OFFICER OR AUTHORIZED E See Attached	MP % LIVE &:		TITLE	•	OATE
ENTER APPLICABLE NUMBER FROM YOU ASSESSOR'S PARCEL NUMBER 119-140-05-00	e-family dwelling that is occup UR NOTICE/TAX BILL ASSESSMENT NUMBER			FEE NUMBER	
ACCOUNT NUMBER	TAX BILL NUMBER		***************************************		
PROPERTY ADDRESS OR LOCATION				DONG BUSINESS AS (C	DBA). If appropriate
MENDOCINO, CA 95460	immerenna maa aasti tiiki siin immerenna aanaa tiisi ya issa		***************************************		
(1) SINGLE-FAMILY / CONDOMINIUM / TOWN	MHOUSE/DUPLEX (3	AGRI	CULTURAL	i) Poss	ESSORY INTEREST
() MULTI-FAMILY/APARTMENTS: NO. OF US	NITS D	MANI	JFACTURED	HOME II VACA	INT LAND
(X COMMERCIAL/INDUSTRIAL		WATE	RCRAFT	(i) AIRCI	RAFT
D BUSINESS PERSONAL PROPERTY/FIXTO	JRES []	OTHE	R		
4. VALUE	A. VALUE ON ROLL		B APPLICAN	T 5 OPINION OF VALUE	C. APPEALS BOARD USE ONLY
LAND	\$182,			\$91035	
IMPROVEMENTS/STRUCTURES		\$0		\$0	
FIXTURES		\$0 -\$0		\$0 \$0	
PERSONAL PROPERTY (see instructions)		Ψ0		40	
MINERAL RIGHTS					
TREES & VINES					
OTHER					
TOTAL	\$182,	,070		\$91035	

BOE-305-AH (P2 REV. 08 (01-18) 5. TYPE OF ASSESSMENT BEING APPEALED . Check only one. See		A. A.
5. TYPE OF ASSESSMENT BEING APPEALED ILL CRECK ONLY ONE. See.		eriods
☐ SUPPLEMENTAL ASSESSMENT		
'DATE OF NOTICE: ROLL YEAR:		
	TY REASSESSMENT roll year requires a sep	
6. REASON FOR FILING APPEAL (FACTS) If you are uncertain of which item to check, please check "1. OTHER" and p The reasons that I rely upon to support requested changes in value are as		
A. DECLINE IN VALUE		
$\sqrt{\chi}$ The assessor's roll value exceeds the market value as of Januar	y 1 of the current year.	
B. CHANGE IN OWNERSHIP		
1. No change in ownership occurred on the date of	***************************************	
(X) 2. Base year value for the change in ownership established on the	ne date of _06/14/2018	is incorrect.
C. NEW CONSTRUCTION		
1. No new construction occurred on the date of		
2. Base year value for the completed new construction establish	ed on the date of	is incorrect.
3. Value of construction in progress on January 1 is incorrect.		
D. CALAMITY REASSESSMENT		
Assessor's reduced value is incorrect for property damaged by n	•	
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value	of personal property ar	d/or fixtures exceeds market value.
1. All personal property/fixtures.		
2. Only a portion of the personal property/fixtures. Attach descrip	ition of those items.	
F. PENALTY ASSESSMENT		
Penalty assessment is not justified.		
G.CLASSIFICATION/ALLOCATION		
XX 1. Classification of property is incorrect.		
		ted and vour opinion of value
1. Amount of escape assessment is incorrect.	my, issues being oppos	iou, and your agreement of vinue.
☐ 2. Assessment of other property of the assessee at the location (s incorrect	
I. OTHER		
☐ Explanation (attach sheet if necessary)		
7. WRITTEN FINDINGS OF FACTS (\$ per)	akarangan disebuhki kemelin dibahan 1998 Maliyayaka dan pengelakan mengeban dalam sebagai dan sebagai dan seba	
☐ Are requested. ☐ Are not requested.		
8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See	ineterations	AND THE PROPERTY OF THE PROPER
XXX Yes No	manuovona.	
XXX **** Li ****		
	X	
CERTIFICATI	M	
I certify (or declare) under penalty of perjury under the laws of the State of C		a and all information barrons including an
accompanying statements or documents, is true, correct, and complete to the property or the person affected (i.e., a person having a direct economic interes	best of my knowledge a	nd belief and that I am (1) the owner of the
agent authorized by the applicant under item 2 of this application, or (3) an a Number, who has been relained by the applicant and h	ittorney licensed to pract	ce law in the State of California, State Ba
SIGNATURE (Use that Pen - Original abgruture revisited on paper Had application)	"Săh Diego,"CA	10714/20
NAME (Plagas Print)	1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	120, 21, 20
THE PROPERTY OF THE PROPERTY O		

1 DOWNER (XAGENT & ATTORNEY & SPOUSE & REGISTERED DOMESTIC PARTNER & CHILD & PARENT & PERSON AFFECTED

_Wes_Nichols__

FILLING STATUS (IDENTIFY PELATICIASHIP TO APPAILIONT NAMED IN SECTION 1)

DI CORPORATE OFFICER OR DESIGNATED EMPLOYEE

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer and the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

Mendocino Hotels LLC		HEARING DATE (IF KNOWN) 4-25-22
APPLICATION NUMBER(S) 20-010 thru 20-014	l .	PPLICATION YEAR
PARCEL NUMBER See Attached	ACCOUNT OR TAX BILL NUMBER (If applica	ple)
This waiver agreement extends the two-year perio to conduct a hearing and make a final determination		sessment Appeals Board is required
This waiver shall extend and toll indefinite upon reasonable prior notice to the applic		ne Board to reschedule the matter
☐ This waiver extends the two year period to	ıntil	
Important Note: Revenue and Taxation Code sectaxes were paid. Unless specifically authorized to limitations even if your appeal has not yet been he waiver extends your hearing date indefinitely or to	by the Board of Supervisors, this waiver does Neard. You should file a claim for a refund of taxes	OT extend that four-year statute of with the Board of Supervisors if this
I request that my rights to file a claim for a clerk of the board will notify me of the exi	refund be extended beyond the four-year st ension period.	atute of limitations. If granted, the
This waiver may be cancelled by the applicant by above. Upon receipt of a cancellation notice, the from the date the termination notice was received or	county board shall hear and decide the above-re- or within 120 days from the expiration of the origin	ferenced application within 120 days al two-year period, whichever is later
This waiter shall be effective times everyties and	randi narah dinan na dian Manadanan dan 6- di sandar	
date indicated above, whichever is earlier.	until such time as the Board renders its final writt	en decision in such appeai(s), or the
date indicated above, whichever is earlier.	CERTIFICATION	en decision in such appeai(s), or the
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION	of time for the hearing beyond
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
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ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time:	7/18/2022 9:00 am
--------------------	-------------------

Location: COUNTY ADMINISTRATION CENTER

Application Number(s): 20 0011

Parcel Number(s): 11914005	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
(/) I will be present on the sche	eduled hearing date.
() I wish to withdraw my applic	cation.
I realize that if I, or my designated application may be denied for lack	agent, do not appear at the scheduled hearing time and date, my of appearance.
What Is My Obligation To Provide	e Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on an	dicate his or her intention to appear and present an evidentiary case at returning the Clerk of the Board's Assessment Appeal Hearing Date d at least 30 days prior to the hearing date).
	return the form, then the Assessor will not be required to be prepared to e, should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
, application (produce print)	Agent's Signature
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021 Need to continue and group 2020 & 2021 together for: 018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

We accepted the purchase price as Market Value and your data on the informal Prop 8 appeal does not support an adjustment for the 2020 or 2021 Tax Roll in the Assessor's opinion

Mendocino Hotels LLC (Hill House Inn) 119-070-11 and 119-140-05 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion 2021 Roll Value 119-070-11 - \$4,756,582

119-140-05 - \$183,956

Est Mkt Value \$3,866,688 Est Mkt Value \$161,112

.........

\$4,940,538

\$4,027,800

For these Parcels we are able to stipulate to an adjustment of -\$912,738 for the 2021 Roll Value

Mendocino Hotels LLC (Mendocino Hotel) 119-238-18, 119-236-01, 119-238-04 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion

2021 Roll Value 119-238-18 - \$3,284,932

Est Mkt Value \$3,270,688

119-236-01 - \$3,179,814

Est Mkt Value \$3,139,860

119-238-04 - \$ 157,676

Est Mkt Value \$ 130,829

40 No 40 No

Total

Total

\$6,622,422

\$6,541,377

For these Parcels we are able to stipulate to an adjustment of -\$81,045 for the 2021 Roll Value

Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

BOE-305-AH (P1) REV. 08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment Failure to complete this application may result in rejection of the application and/or denial of the appeal.

Applicants should be prepared to submit additional information if requested by the assessor or at the time of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

the appeals beard considers necessary may	result in the	· Comment				
communice of the hearing or denial of the appartment hearing evidence to this application.					APPLICATION NUM	BER: Clerk Use Only
1. APPLICANT INFORMATION - PLEASE P	KINT NESS OF TRU	STHAME		and the spirit account of the spirit, which we confidence to another	ENAL ALKHESS	
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CITY SAN FRANCISCO	•	Z#-C00€ 94108	DAYT	ATE TELEPHONE	ALTERNATE TELEPHON	E FAX TEXEPHONE
2. CONTACT INFORMATION - AGENT, ATT			OF APP	I ICANT If any	Micable - (REPRESENT	PATION IS OPTIONAL \
NAME OF AGENT, ATTORNEY, OR RELATIVE (LAS <i>T, FINST</i> Wes Nichols	MODLEIMIM				EMAIL ADORESS	opeal.com
Paramount Property Tax Appeal					• • • • • • • • • • • • • • • • • • • •	
Paramount Property Tax Appeal CONTACT PERSON & OTHER THAN ABOVE HAST FIRST	under E intita	1)	***********			and the first the state of the
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9845 Erma Rd #311						
CITY		<i>t</i> ₁₽ C03 0 €		ME TELEPHONE	ALTERNATE TELEPHON	
San Diego	CA	92131		58) 225-12		(866) 823-5577
AUTHORIZATION OF AGENT	4 % **			ON ATTACHE		- 11
The following information must be complete attorney as indicated in the Certification s						
applicant is a business entity, the agent's						
The person named in Section 2 above is he						t assessor's records,
onter in stipulation SXMATURE OF APPLICANT OFFICER, OR AUTHORIZED &		s, and otherw	ise settl	e issues relati r Title	ig to this application.	OATE
► See Attached	1789 N. 567 S. M. 40			SHE		ONIE
3. PROPERTY IDENTIFICATION INFORMA						
☐ YES ☐ XVO Is this property a single	e-family dwe	lling that is occu	ipied as t	ve principal plac	e of residence by the owne	er?
ENTER APPLICABLE NUMBER FROM YO	UR NOTIC	E/TAX BILL				
ASSESSOR'S PARCEL NUMBER 119-236-01-00	ASSES	SMENT MUMBE	F		FEE NUMBER	
ACCOUNT NUMBER	TAX BI	LL NUMBER				
PROPERTY ADDRESS OR LOCATION					DOING BUSINESS AS (D	BA) if appropriate
745080 ALBION ST MENDOCINO, CA 95	460					
[] SINGLE-FAMILY / CONDOMINIUM / TOWI		DUPLEX E) AGR	ICULTURAL	() POSS	ESSORY INTEREST
LX MULTI-FAMILY/APARTMENTS: NO. OF U	NITS 0	į.	MAN	UFACTURED	HOME II VACA	NT LAND
D COMMERCIAL/INDUSTRIAL		Ţ	EAW E	ER CRAFT	D AIRCE	RAFT
☐ BUSINESS PERSONAL PROPERTY/FIXT	URES	Ĭ	OTH	ER:		and the first of the first parameter and the control of the contro
4. VALUE	A.1	VALUE ON ROLI	*	B APPLICAN	T S OPINION OF VALUE	C APPEALS BOARD USE OF
LAND		\$494	,190		\$247095	
IMPROVEMENTS/STRUCTURES		\$2,653	3,020		\$1326510	
FIXTURES			\$0		\$0	
PERSONAL PROPERTY (see instructions)			\$0	<u> </u>	\$0	
MINERAL RIGHTS						
TREES & VINES						
OTHER				 		

"\$1573605"

\$3,197,210

TOTAL

PENALTIES (amount or percent)

BOE-305-AH (P2 REV. 08:01-10) 5. TYPE OF ASSESSMENT BEING APPEALED . Check only one. See instructions for filing periods X7 REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR SUPPLEMENTAL ASSESSMENT 'DATE OF NOTICE: ROLL YEAR: ☐ ROLL CHANGE ☐ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMENT ☐ PENALTY ASSESSMENT 'DATE OF NOTICE: "ROLL YEAR: *Must attach copy of notice or bill, where applicable "Each roll year requires a separate application 6. REASON FOR FILING APPEAL (FACTS) See instructions before completing this section. If you are uncertain of which item to check, please check "t. OTHER" and provide a brief explanation of your reasons for filling this application. The reasons that I rely upon to support requested changes in value are as follows: A. DECLINE IN VALUE (x) The assessor's roll value exceeds the market value as of January 1 of the current year. **B. CHANGE IN OWNERSHIP** 1. No change in ownership occurred on the date of _ (ix) 2. Base year value for the change in ownership established on the date of _06/14/2018_____ C. NEW CONSTRUCTION 1. No new construction occurred on the date of 2. Base year value for the completed new construction established on the date of 3. Value of construction in progress on January 1 is incorrect. D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by misfortune or calamity. E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property and/or fixtures exceeds market value, 1. All personal property/lixtures. 1 2. Only a portion of the personal property/fixtures. Attach description of those items. F. PENALTY ASSESSMENT Penalty assessment is not justified. G.CLASSIFICATION/ALLOCATION [XX 1. Classification of property is incorrect. (X) 2. Allocation of value of property is incorrect (e.g., between land and improvements). H. APPEAL AFTER AN AUDIT. Must include description of each property, issues being appealed, and your opinion of value. 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the location is incorrect. LOTHER ☐ Explanation (attach sheet if necessary) 7. WRITTEN FINDINGS OF FACTS (\$ Are requested. Are not requested. 8. THIS APPLICATION IS DESIGNATED AS A CLAIM FOR REFUND See instructions. XXX Yes ☐ No X CERTIFICATION I certify (or declare) under penalty of perjuny under the laws of the State of California that the foregoing and all information bereon, including any accompanying statements or documents, is true, correct, and complete to the best of my knowledge and belief and that I am (1) the owner of the property or the person affected (i.e., a person having a direct economic interest in the payment of Taxes on that property - "The Applicant"), (2) an agent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to practice law in the State of California. State Bar Number. , who has been retained by the applicant and has been authorized by that person to file this application. San Diego. CA *1̂01*/14/20 HARR IFTO BEA FYELD



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Addross	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-238-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel	
	_	
Phone:	(4:	1
	. .	
Email:		
<u> </u>		

ADDI ICANTIS SIGNATURE

TITLE

DATE

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer and the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

Mendocino Hotels LLC		HEARING DATE (IF KNOWN) 4-25-22
APPLICATION NUMBER(S) 20-010 thru 20-014	l .	PPLICATION YEAR
PARCEL NUMBER See Attached	ACCOUNT OR TAX BILL NUMBER (If applica	ple)
This waiver agreement extends the two-year perio to conduct a hearing and make a final determination		sessment Appeals Board is required
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☐ This waiver extends the two year period to	ıntil	
Important Note: Revenue and Taxation Code sectaxes were paid. Unless specifically authorized to limitations even if your appeal has not yet been he waiver extends your hearing date indefinitely or to	by the Board of Supervisors, this waiver does Neard. You should file a claim for a refund of taxes	OT extend that four-year statute of with the Board of Supervisors if this
I request that my rights to file a claim for a clerk of the board will notify me of the exi	refund be extended beyond the four-year st ension period.	atute of limitations. If granted, the
This waiver may be cancelled by the applicant by above. Upon receipt of a cancellation notice, the from the date the termination notice was received or	county board shall hear and decide the above-re- or within 120 days from the expiration of the origin	ferenced application within 120 days al two-year period, whichever is later
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date indicated above, whichever is earlier.	until such time as the Board renders its final writt	en decision in such appeai(s), or the
date indicated above, whichever is earlier.	CERTIFICATION	en decision in such appeai(s), or the
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION	of time for the hearing beyond
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
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JUN 13'22 PH3:13 REC'D BOARD OF SUPERIN



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 Location: COUNTY ADMINISTRAT	
Application Number(s): 20-0012 Parcel Number(s): 11923601	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
() I will be present on the sche	eduled hearing date.
() I wish to withdraw my applic	cation.
I realize that if I, or my designated application may be denied for lack	agent, do not appear at the scheduled hearing time and date, my of appearance.
What Is My Obligation To Provide	e Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on an	dicate his or her intention to appear and present an evidentiary case at not returning the Clerk of the Board's Assessment Appeal Hearing Date d at least 30 days prior to the hearing date).
If the applicant does not so timely resent a case on the hearing date	return the form, then the Assessor will not be required to be prepared to e, should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021 Need to continue and group 2020 & 2021 together for: 018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

We accepted the purchase price as Market Value and your data on the informal Prop 8 appeal does not support an adjustment for the 2020 or 2021 Tax Roll in the Assessor's opinion

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.........

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2021 Roll Value 119-238-18 - \$3,284,932

Est Mkt Value \$3,270,688

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119-238-04 - \$ 157,676

Est Mkt Value \$ 130,829

40 No 40 No

Total

Total

\$6,622,422

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Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

BOE-305-AH (P1) REV. 08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information that are required for filing an application for changed assessment Failure to complete this application may result in rejection of the application and/or denial of the appeal. Applicants should be prepared to submit additional information if requested by the assessor or at the line of the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the continuance of the hearing or denial of the appeal. Do not attach hearing evidence to this application.



COUNTY OF MENDOCINO
ASSESSMENT APPEALS BOARD
501 Low Gap Road * Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4221
FAX: (707) 463-7237

annetice common and them be a neighbor and admired and their more	and De mot					-
continuance of the hearing or denial of the appartach hearing evidence to this application.	Mail DO HAL			APPLICATION N	MOER;	Clerk Use Only
1. APPLICANT INFORMATION - PLEASE P	DINT			- D=	D14	· l
MANIE OF 1990 IF ANY IT AS I FROM MODE INTIAL) BUSH MENDOCINO HOTELS LLC	NESS OF TRUST NAME		***************************************	ENAL ADORESS	<u> </u>	ika mengeniya men, qoqa ili ili membasi ka mananga a ana qoqa qa a a a a a a a a a a
MALERCADERES OF A SERVICE STREET ADDRESS ON 212 SUTTER ST 3RD		and a state of the second	inde numerica di selonosia aucini den serana di inigenizazio di de	ticular and all their attacked at the religional discretifiance of the restroice in terrors of the	rette gran sin viraneni dintifico g	maddininkki o yr gaguntofego med billiologia kair (gybo yr ac cyllider ugan i Lillion o'r mu u.
CITY SAN FRANCISCO		TYAC	METELEPHONE	ALTERNATE TELEP	(K)為E	FAX TEXEPHONE
2. CONTACT INFORMATION - AGENT, ATT		VE OF APP	LICANT If and	Ilicable - (REPRESE	ENTATIO	N IS OPTIONAL)
NAME OF AGENT. AT TORNEY, OR BELATIVE (LAST FIRST WES NICHOIS COMPANY NAME	MEXILE IMITIAL)			ENAIL ALKHESS		l.com
Paramount Property Tax Appeal						
CONTROT PERSON & OTHER THAN ABOVE ILAST FARST A	ASORIE INTITAL)			rte die Spriede Ander Jersen gegeben ungewerten unt aus der Wille der Weite der Verschausse geleich der Spried		
		Parking and delicate the same and delicate t				**************************************
MALNOADORESS (STREET ACORESS OR P. O. BOX)						
9845 Erma Rd #311	STATE LIP CODE	DAYT	MATE TELEPHONE	AL TERMATE TELEP	HOME	FAX TELEPHONE
San Diego	CA 92131		58) 225-12			(866) 823-5577
The following information must be complete attorney as indicated in the Certification se applicant is a business entity, the agent's a The person named in Section 2 above is he	ection, or a spouse, couton, or a spouse, coutonization must be reby authorized to ac	child, parent signed by a ct as my age	, registered do an officer or au at in this appli	mestic partner, or thithorized employee distinction, and may insp	ne porson of the bur nect asso	affected. If the siness.
onter in stipulation SEGNATURE OF APPLICANT OFFICER OR AUTHORIZED E	agreements, and oth	arwise setti	e issues relatio Title	ng to this application	1.	OATE
See Attached	W.F.C.LEE		11186		>	DATE
			1			
3. PROPERTY IDENTIFICATION INFORMAT	rion					
☐ YES ☐ X¥O — Is this property a single	e family dwelling that is	occupied as t	he principal plac	e of residence by the o	wner?	
ENTER APPLICABLE NUMBER FROM YO	UR NOTICE/TAX BIL	LL				
ASSESSOR'S PARCEL NUMBER 119-238-18-00	ASSESSMENT NU	MBER		FEE NUMBER		
ACCOUNT NUMBER	TAX BILL NUMBER	₹ .	<u></u>			
PROPERTY ADDRESS OR LOCATION				DONO BUSINESS AS	S (DBA), H	appropriate
745080 MAIN ST MENDOCINO, CA 9546	0			<u> </u>		
[] SINGLE-FAMILY / CONDOMINIUM / TOWI		O AGR	NCULTURAL	□ PO	SSESSO	RYINTEREST
LY MULTI-FAMILY/APARTMENTS: NO. OF U	NITS 0	O MAN	IUFACTURED	IOME () VA	CANT LA	ND
COMMERCIAL/INDUSTRIAL		G WAT	IER CRAFT	□ AIF	RCRAFT	
E) BUSINESS PERSONAL PROPERTY/FIXTO	URES	a o re	ER:		an antonia ay ang arab arab arab arab arab arab arab ara	
4. VALUE	A. VALUE ON I	ROLL.	B APPLICAN	T'S OPINION OF VALUE	C.	APPEALS BOARD USE OF
LAND		\$494,190		\$247095		
IMPROVEMENTS/STRUCTURES	\$2	2,757,060	<u> </u>	\$1378530		
FIXTURES		\$0		\$0	1	
PERSONAL PROPERTY (see instructions)		\$0		\$0		
MINERAL RIGHTS			 		_	
TREES & VINES				· · · · · · · · · · · · · · · · · · ·	_	
			 			
OTHER	65	3,363,250	<u> </u>	\$1625625		
TOTAL	, , , , , , , , , , , , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ļ	Ψ10202 0		
PENALTIES (amount or percent)			1		ł	

BOE-305-AH (P2 REV. 08 (01-10) 5. TYPE OF ASSESSMENT BEING APPEALED [Check only one. See Instructions for filing periods XT REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE CURRENT YEAR O SUPPLEMENTAL ASSESSMENT **'DATE OF NOTICE:** ROLL YEAR: □ ROLL CHANGE □ ESCAPE ASSESSMENT ☐ CALAMITY REASSESSMENT ☐ PENALTY ASSESSMENT 'DATE OF NOTICE: "ROLL YEAR: *Must attach copy of notice or bill, where applicable "Each roll year regulres a separate application 6. REASON FOR FILING APPEAL (FACTS) See instructions before completing this section. If you are uncertain of which from to check, please check "I. OTHER" and provide a brief explanation of your reasons for filing this application. The reasons that I rely upon to support requested changes in value are as follows: A. DECLINE IN VALUE 🔯 The assessor's roll value exceeds the market value as of January 1 of the current year. **B. CHANGE IN OWNERSHIP** 1. No change in ownership occurred on the date of _ (☑) 2. Base year value for the change in ownership established on the date of 06/14/2018 C. NEW CONSTRUCTION 1. No new construction occurred on the date of 3. Value of construction in progress on January 1 is incorrect. D. CALAMITY REASSESSMENT Assessor's reduced value is incorrect for property damaged by misfortune or calamity. E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of personal property and/or fixtures exceeds market value. 1. All personal property/lixtures. 2. Only a portion of the personal property/fixtures. Attach description of those items. F. PENALTY ASSESSMENT Penalty assessment is not justified. G.CLASSIFICATION/ALLOCATION [XX 1. Classification of property is incorrect. $(\stackrel{XX}{=} 2.$ Allocation of value of property is incorrect (e.g., between land and improvements). H. APPEAL AFTER AN AUDIT. Must include description of each property, issues being appealed, and your opinion of value. 1. Amount of escape assessment is incorrect. 2. Assessment of other property of the assessee at the location is incorrect. I. OTHER ☐ Explanation (attach sheet if necessary) 7. WRITTEN FINDINGS OF FACTS (\$_ Are not requested. Are requested. 8. THIS APPLICATION IS DÉSIGNATED AS A CLAIM FOR REFUND See instructions. xxx Yes ☐ No X CERTIFICATION

I certify (or declare) under penalty of perjusy under the laws of the State of California 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 (1) the owner of the property or the person affected (i.e., a person having a direct economic interest in the payment of taxes on that property - "The Applicant"), (2) an agent authorized by the applicant under item 2 of this application, or (3) an attorney licensed to practice law in the State of California, State Bar who has been retained by the applicant and has been authorized by that person to file this application. San Diego. CA 10714/20 Wes Nichols films status opentary relations by to applicant named in section to [V] to owner imagent to attorney to spouse to registered domestic partner to child to parent to person affected

O CORPORATE OFFICER OR DESIGNATED EMPLOYEE



2020;2021;2022 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Addross	Situs City State Zip
119-238-18-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-238-04-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 MAIN ST	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino		
119-070-11-00	MENDOCINO HOTELS LLC	Did Not Enroll PP	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-070-11-00	MENDOCINO HOTELS LLC	Covid	Mendocino	10701 PALETTE DR	MENDOCINO CA 95460
119-236-01-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 ALBION ST	MENDOCINO CA 95460
119-140-05-00	MENDOCINO HOTELS LLC	Covid	Mendocino		
119-238-04-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45060 MAIN ST	MENDOCINO CA 95460
119-238-18-00	MENDOCINO HOTELS LLC	Covid	Mendocino	45080 MAIN ST	MENDOCINO CA 95460

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021;2022. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Roger Patel	
	_	
Phone:	(4:	1
	. .	
Email:		
<u> </u>		

ADDI ICANTIS SIGNATURE

TITLE

DATE

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer and the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

Mendocino Hotels LLC		HEARING DATE (IF KNOWN) 4-25-22
APPLICATION NUMBER(S) 20-010 thru 20-014	l .	PPLICATION YEAR
PARCEL NUMBER See Attached	ACCOUNT OR TAX BILL NUMBER (If applica	ple)
This waiver agreement extends the two-year perio to conduct a hearing and make a final determination		sessment Appeals Board is required
This waiver shall extend and toll indefinite upon reasonable prior notice to the applic		ne Board to reschedule the matter
☐ This waiver extends the two year period to	ıntil	
Important Note: Revenue and Taxation Code sectaxes were paid. Unless specifically authorized to limitations even if your appeal has not yet been he waiver extends your hearing date indefinitely or to	by the Board of Supervisors, this waiver does Neard. You should file a claim for a refund of taxes	OT extend that four-year statute of with the Board of Supervisors if this
I request that my rights to file a claim for a clerk of the board will notify me of the exi	refund be extended beyond the four-year st ension period.	atute of limitations. If granted, the
This waiver may be cancelled by the applicant by above. Upon receipt of a cancellation notice, the from the date the termination notice was received or	county board shall hear and decide the above-re- or within 120 days from the expiration of the origin	ferenced application within 120 days al two-year period, whichever is later
This waiter shall be effective times everyties and	randi narah dinan na dian Manadanan dan 6- di sandar	
date indicated above, whichever is earlier.	until such time as the Board renders its final writt	en decision in such appeai(s), or the
date indicated above, whichever is earlier.	CERTIFICATION	en decision in such appeai(s), or the
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION	of time for the hearing beyond
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the second sec	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
i hereby certify that I am authorized to execute two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22	n of time for the hearing beyond specified above.
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to	CERTIFICATION cute this waiver, and agree to an extension imely filing on the application number(s) s	n of time for the hearing beyond specified above.
date indicated above, whichever is earlier. I hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR	of time for the hearing beyond specified above.
I hereby certify that I am authorized to executive two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s DATE 4-20-22 TITLE Agent EMAIL ADDR	of time for the hearing beyond specified above.
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i hereby certify that I am authorized to execute the two-year period of my to signature PRINT NAME OF AUTHORIZED SIGNER Wes Nichols COMPANY NAME Paramount Property Tax Appeal FILING STATUS OWNER AGENT ATTORNEY SPOUSE	CERTIFICATION Cute this waiver, and agree to an extension imely filing on the application number(s) s OATE 4-20-22 TITLE Agent EMAIL ADDR Wes@p	of time for the hearing beyond specified above.
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ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860 FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am

Location: COUNTY ADMINISTRATION CENTER

Application Number(s): 20-0014 Parcel Number(s): 11923818	
Applicant: Mendocino Hotels LLC	
	Please check one of the items shown below.
() I will be present on the sch	neduled hearing date.
() I wish to withdraw my appl	ication.
I realize that if I, or my designated application may be denied for lack	d agent, do not appear at the scheduled hearing time and date, my k of appearance.
What Is My Obligation To Provid	de Written Notice Of Intent to Appear At Hearing?
the hearing, by so specifying on a	ndicate his or her intention to appear and present an evidentiary case at and returning the Clerk of the Board's Assessment Appeal Hearing Date ed at least 30 days prior to the hearing date).
	return the form, then the Assessor will not be required to be prepared to te, should the applicant appear on the date of the hearing.
Applicant's Name (please print)	Agent's Name (please print)
	- Alestic (please plant)
Applicant's Signature	Agent's Signature

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

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119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

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Est Mkt Value \$3,139,860

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Est Mkt Value \$ 130,829

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Total

\$6,622,422

\$6,541,377

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Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

BOE-305-AH (P1) REV-08 (01-15)

ASSESSMENT APPEAL APPLICATION

This form contains all of the requests for information FNOV 17 2020 that are required for fling an application for change FNDOCINO COUNTY assessment. Failure to complete this application may results SESSOR'S COUNTY to submit additional. the hearing. Failure to provide information at the hearing the appeals board considers necessary may result in the



COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD 501 Low Gap Road • Room 1010 Ukiah, California 95482 TELEPHONE: (707) 463-4221 Fax: (707) 463-7237

continuance of the bearing or denial of the appeal. Do not attach hearing evidence to this application.			APPLICATION NUMBER: Clerk Use Only		
1. APPLICANT INFORMATION - PLEASE P	APPLICANT INFORMATION - PLEASE PRINT AND APPLICANT A AST EARST MAINE FUNTALL BUSINESS OR FRUST NAME FORT BRAGG INVESTMENTS LLC		20-015		
FORT BRAGG INVESTMENTS LLC			EMAR ADDRESS		
MATENC ADDRESS OF APPLICANT (STREET ADDRESS OF 1805 S ALAMAR WAY		na dia kaominina dia kaominina dia mpika mpi	ara kur ira, kalimba pariyondaken arakusuken irang di ekentariyon di ekentariyon i kenda udur. Anaken		
CITY FORTUNA	[STATE ZIP COOE DI CA 95540 (wtime telephone 	ALTERNATE TELEPHONE	E FAX TELEPHIONE	
2. CONTACT INFORMATION - AGENT, ATT		PPLICANT If and	licable - IREPRESENT	ATION IS OPTIONAL	
NAME OF ACENT, ATTORNEY, OR RELATIVE (LAST FIRST,			EMAIL ADDRESS		
Wes Nichols	ور ما در از در در ما در از ما در از در	ومهر ووادي موادون فعافضون مورونه فعافضون ويرونون	<u> wes@pptaxap</u>	peal.com	
Paramount Property Tax Appeal					
CONTACT PERSON IF OTHER THAN ABOVE ILAST, FIRST I	HOUSE INTITAL)				
MALING ADDRESS (STREET ADORESS OF P. O. BOX)					
9845 Erma Rd #311					
CITY Sam Diagra		WTMETE EPHONE	ALTERNATE TELEFONOM	(866) 823-5577	
San Diego AUTHORIZATION OF AGENT		858 225-12 ATION ATTACHE		1(800) 823-35//	
The following information must be complete				liconsed California	
attorney as indicated in the Certification se					
applicant is a business entity, the agent's a					
The person named in Section 2 above is he enter in stipulation	recy aumonzed to act as my a agreements, and otherwise se			assessor a rocords,	
SIGNATURE OF APPLICANT, OFFICER, OR AUTHORIZED E		TITLE		DATE	
➤ See Attached					
3. PROPERTY IDENTIFICATION INFORMA	rion			Ç.,;;*	
☐ YES ☐ \$40 Is this property a single	e-family dwelling that is occupied a	is the principal plac	e of residence by the owne	n re	
ENTER APPLICABLE NUMBER FROM YO		, , ,	,	Air too	
ASSESSOR'S PARCEL NUMBER	ASSESSMENT NUMBER		FEE NUMBER		
018-120-42-00	Madeament Number		FEE WUMBER	*** *** *******	
ACCOUNT NUMBER	TAX BILL NUMBER				
PROPERTY ADDRESS OR LOCATION	_		DOING BUSINESS AS (DBA), if appropriate		
-888 S MAIN ST FORT BRAGG, CA 9543 PROPERTY TYPE [1]	·/				
The state of the s			,		
☐ SINGLE-FAMILY / CONDOMINIUM / TOWI	MINOUSE/DUPLEX 11 A	GRICULTURAL	LI POSSI	ESSORY INTEREST	
MULTI-FAMILY/APARTMENTS: NO. OF U	WITS O M	ANUFACTUREO	IIOME 🗆 VACAI	IT LAND	
☐ COMMERCIAL/INDUSTRIAL	o w	ATER CRAFT	☐ AIRCR	AFT	
D BUSINESS PERSONAL PROPERTY/FIXTO	URES 🔏 O	THER: Kose	1 March		
	 		7	AN A PRIMARY AND THE STREET, RESIDENCE AND ADDRESS.	
4. VALUE	A. VALUE ON ROLL \$306,493	BAPPLICAN	\$ 153247.0	C. APPEALS BOARD USE OF	
LAND	\$2,921,468	 	\$ 1460734.0		
IMPROVEMENTS/STRUCTURES FIXTURES	\$.0	_	\$.0	·	
					
PERSONAL PROPERTY (see instructions)					
MINERAL RIGHTS					
TREES & VINES					
OTHER	\$3,227,961		\$ 1613981.0		
TOTAL	33,227,301		\$ 1013701.0		
PENALTIES (amount or percent)		j			

BCE-305-AH (P2 REV. 08 (01-15)		
5. TYPE OF ASSESSMENT BEING APPEALED 🖾 Check only one. See In	structions for filing pe	riods
REGULAR ASSESSMENT - VALUE AS OF JANUARY 1 OF THE C	URRENT YEAR	
☐ SUPPLEMENTAL ASSESSMENT		
*DATE OF NOTICE: ROLL YEAR:		
	REASSESSMENT	☐ PENALTY ASSESSMENT
*DATE OF NOTICE: **ROLL YEAR:		
	oli year requires a sep	arate application
If you are uncertain of which item to check, please check "I. OTHER" and pro The reasons that I rely upon to support requested changes in value are as fo		
A. DECLINE IN VALUE	d aftha arrenaturas	
(IX) The assessor's roll value exceeds the market value as of January B. CHANGE IN OWNERSHIP	i oi me current year.	
1. No change in ownership occurred on the date of		
	date of _07/25/2019	is incorrect.
C. NEW CONSTRUCTION		
1. No new construction occurred on the date of		
2. Base year value for the completed new construction established	t on the date of	is incorrect.
3. Value of construction in progress on January 1 is incorrect.		
D. CALAMITY REASSESSMENT		
Assessor's reduced value is incorrect for property damaged by mil	•	
E. BUSINESS PERSONAL PROPERTY/FIXTURES. Assessor's value of	f personal property an	d/or fixtures exceeds market value.
1. All personal property/lixtures.		
 2. Only a portion of the personal property/fixtures. Attach description F. PENALTY ASSESSMENT 	on of those ideas.	
☐ Penalty assessment is not justified.		
G.CLASSIFICATION/ALLOCATION		
[XX 1. Classification of property is incorrect.		
XX 2. Allocation of value of property is incorrect (e.g., between land ar	nd improvements).	
H. APPEAL AFTER AN AUDIT. Must include description of each propert	y, issues being appeal	led, and your opinion of value.
1. Amount of escape assessment is incorrect.		
2. Assessment of other property of the assessee at the location is	incorrect.	
OTHER Explanation (attach sheet if necessary)	<u> </u>	
		
7. WRITTEN FINDINGS OF FACTS (\$ per) Are requested. Are not requested.		
X		
8. THIS APPLICATION IS DÉSIGNATED AS A CLAIM FOR REFUND See In:	structions.	
xkx Yes □ No		
	x	
CERTIFICATIO	A):	
I certify (or declare) under penalty of perjury under the laws of the State of Cali		r and all information bacons instaction as
accompanying statements or documents, is true, correct, and complete to the b property or the person affected (i.e., a person having a direct economic interest	est of my knowledge ar in the payment of taxes	nd belief and that I am (1) the owner of the on that property - "The Applicant"), (2) a
agent authorized by the applicant under item 2 of this application, or (3) an att Number, who has been retained by the applicant and has		
SICHATUBE: like Baus Pen - Colegons algorithms medicing company - Mand up piccolism)	San Diego, CA	11/9/20
NASSE (Plazas Print)	<u> </u>	1 -, -, -
Wes Nichols		•
FILING STATUS (DESTREY RELATIONSHEP TO APPENDICATE NAMED IN SECTION 1)	·	
D COMMER (XAGENT DIATTORNEY DISPOUSE DIREGISTERED DOMES) DI COMPORATE OFFICER OR DESIGNATED EMPLOYEE	TIC PARTNER DICHILO	DEPARENT DEPERSON AFFECTED



2020;2021 AGENT AUTHORIZATION TO REPRESENT APPLICANT

Apn	Holding Name	Opportunity Type	Property County	Situs Address	Situs City State Zip
200-363-038-000	SHREE GANESH	Covid	Humboldt	1583 RIVERWALK DR	FORTUNA CA 95540
200-363-030-000	VEER PROPERTY	Covid	Humboldt	1805 ALAMAR WAY	FORTUNA CA 95540
042-380-013-000	JAI SIYARAM HOSPITALITY	Covid	Kings	33415\POWERS DR	KETTLEMAN CITY CA 93239
018-120-42-00	FORT BRAGG Investments	Covid	Mendocino	888 S MAIN ST	FORT BRAGG CA 95437
507-361-024-000	JAI JALARAM BAPA	Covid	Humboldt	4701 VALLEY WEST	ARCATA CA 95521

This form serves as authorization for Paramount Property Tax Appeal (Agent) to act on my behalf for all matters pertaining to the above mentioned assessor parcel number(s) for property tax assessment appeal applications filed in 2020;2021. This action includes authorization to sign, inspect County Assessor's records, enter into stipulations, withdraw this application, and settle issues relating to this application. This authorization includes all parcels and assessments located in the county where the above listed property is situated. Agent has knowledge of the property under consideration and will answer all questions pertinent to the inquiry.

Agent will provide applicant with a copy of the submitted application.

See second page for full terms and conditions.

Contact Info - Property Owner to Complete

Name Of Contact Person:	Pritesh Patel			
Phone:		-		
Email:				
Pritesh Pate	el	VP	11/4/202	20
APPLICANT'S SIGNATU	JRE	TITLE	DATE	

BOE-305-W REV. 01 (09-10)

WAIVER TO EXTEND HEARING ON APPLICATION FOR CHANGED ASSESSMENT

To be filed when the taxpayer end the County Board mutually agree to waive the two-year mandatory time period in which the Board is required to hear and make a final determination on an appeal. Mail or fax the completed form to the Clerk of the Board at the address shown.

AGREEMENT TO WAIVE THE PROVISIONS OF REVENUE AND TAXATION CODE SECTION 1604(c) AND PROPERTY TAX RULE 309(b)

NAME OF APPLICANT Fort Bragg Investments LLC		alle strongere a legen e se elementation e elemen to.	HEARING DATE (IF KNOWN) 4-25-22
APPLICATION NUMBER(S) 20-015	over the second	APPLICATION YEAR 2020	
PARCEL NUMBER 018-120-42-00	ACCOUNT OR TAX BILL NO	JMBER (If applicable)	ANDALI-A CV
This waiver agreement extends the two-year period in which to conduct a hearing and make a final determination on the			peals Board is required
This waiver shall extend and toll indefinitely the two upon reasonable prior notice to the applicant.	o-year period subject to th	e right of the Board to	reschedule the matter
☐ This waiver extends the two year period until			
Important Note: Revenue and Taxation Code section 5097 taxes were pald. Unless specifically authorized by the Bolimitations even if your appeal has not yet been heard. You waiver extends your hearing date indefinitely or to a date be	ard of Supervisors, this wa should file a claim for a ref eyond four years from the da	niver does NOT extend to und of taxes with the Boate the taxes subject to the	hat four-year statute of ard of Supervisors if this is appeal were paid.
I request that my rights to file a claim for a refund to clerk of the board will notify me of the extension p		our-year statute of limi	tations. If granted, the
from the date the termination notice was received or within 1 This waiver shall be effective upon execution and until such date indicated above, whichever is earlier.	•		
I hereby certify that I am authorized to execute this the two-year period of my timely fil	walver, and agree to ar ing on the application n	extension of time fo umber(s) specified al	r the hearing beyond bove.
SIGNATURE		DATE 4-20-22	
PRINT NAME OF AUTHORIZED SIGNER Wes Nichols		TITLE Agent	
COMPANY NAME Paramount Property Tax Appeal FILING STATUS		wes@pptaxappea	.com
	STERED DOMESTIC PARTNER	CHILD PARENT	PERSONAFFECTED
CALIFORNIA ATTORNEY, STATE BAR NUMBER:		CORPORATE OFFICER	R DESIGNATED EMPLOYEE
FOR COU	INTY BOARD USE ONL	Υ	
APPROVED BY COUNTY BOARD:	This waiver DOES NOT ex claim for refund.	tend the four-year statute	of limitations for filing a
DATED.	This waiver extends the for	ir-vear statute of limitation	s for filing a plaim for
DATED:			s for lifting a claim for
BY: CHAIRPERSON	refund to:		THE BOARD



ASSESSMENT APPEALS BOARD MENDOCINO COUNTY

501 Low Gap Road, Room 1070 Ukiah, CA 95482 Telephone: (707) 234-6860

FAX: (707) 467-2503

ASSESSMENT APPEAL HEARING DATE CONFIRMATION NOTICE

Hearing Date/Time: 7/18/2022 9:00 am

Location: COUNTY ADMINISTRATION CENTER

Application Number(s): 20-0015 Parcel Number(s): 0181204200		
Applicant: Fort Bragg Investments I	LLC	
	Please check one of the items shown below.	
() I will be present on the sche	duled hearing date.	
() I wish to withdraw my application	ation.	
I realize that if I, or my designated a application may be denied for lack of	agent, do not appear at the scheduled he of appearance.	earing time and date, my
What Is My Obligation To Provide	Written Notice Of Intent to Appear At	Hearing?
the hearing, by so specifying on and	licate his or her intention to appear and p d returning the Clerk of the Board's Asse l at least 30 days prior to the hearing dat	essment Appeal Hearing Date
	eturn the form, then the Assessor will no , should the applicant appear on the dat	
Applicant's Name (please print)	₩ES \ Agent's Name (ple	ase print)
Applicant's Signature	Agent's Signature	richols

Please Return This Notice in the Envelope Provided to the Clerk of the Board By June 17, 2022

Bob McAmis

From:

Lila Taylor

Sent:

Wednesday, April 20, 2022 10:20 AM

To:

Bob McAmis

Subject:

FW: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Bob,

Mendocino County:

We did not get Hearing Notifications from County for 2020 or 2021 Need to continue and group 2020 & 2021 together for: 018-120-42-00

119-070-11 119-140-05

119-238-18, 119-236-01, 119-238-04

Will call you on this

Lila Taylor

Director of Client Appeals

Paramount Property Tax Appeal Direct Line: 858-284-4289 <u>lila@pptaxappeal.com</u> <u>www.pptaxappeal.com</u>



From: Bill Chapman <chapmanw@mendocinocounty.org>

Sent: Tuesday, April 19, 2022 11:16 AM To: Lila Taylor <Lila@pptaxappeal.com>

Subject: Mendocino Hotels LLC and Fort Bragg Investments LLC Appeals Hearing 4/25/22

Good Morning Lila,

Per our conversation here are the Parcel numbers for the upcoming Appeal Hearing Monday 4/25/22

Fort Bragg Investments LLC (Super 8 Motel) 18-120-42 This property transferred on 7/25/19 for \$3,000,000 This has been processed and corrections are pending

We accepted the purchase price as Market Value and your data on the informal Prop 8 appeal does not support an adjustment for the 2020 or 2021 Tax Roll in the Assessor's opinion

Mendocino Hotels LLC (Hill House Inn) 119-070-11 and 119-140-05 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion 2021 Roll Value 119-070-11 - \$4,756,582

119-140-05 - \$183,956

Est Mkt Value \$3,866,688 Est Mkt Value \$161,112

.........

\$4,940,538

\$4,027,800

For these Parcels we are able to stipulate to an adjustment of -\$912,738 for the 2021 Roll Value

Mendocino Hotels LLC (Mendocino Hotel) 119-238-18, 119-236-01, 119-238-04 Data does not justify an adjustment for 2020 Tax Roll in the Assessor's opinion

2021 Roll Value 119-238-18 - \$3,284,932

Est Mkt Value \$3,270,688

119-236-01 - \$3,179,814

Est Mkt Value \$3,139,860

119-238-04 - \$ 157,676

Est Mkt Value \$ 130,829

40 No 40 No

Total

Total

\$6,622,422

\$6,541,377

For these Parcels we are able to stipulate to an adjustment of -\$81,045 for the 2021 Roll Value

Regards,
Bill Chapman
Real Property Appraiser III
Mendocino County Assessor
501 Low Gap Rd.
Ukiah, CA 95482
707-234-6813

DARCIE ANTLE
INTERIM
Chief Executive Officer
Clerk of the Board



CONTACT INFORMATION
501 Low Gap Road • Room 1010
Ukiah, California 95482
TELEPHONE: (707) 463-4441
FAX: (707) 463-7237
Email: cob@mendocinocounty.org

COUNTY OF MENDOCINO ASSESSMENT APPEALS BOARD

5/12/2022

Fort Bragg Investments 1805 S Alamar Way Fortuna, CA. 95440

RE: Assessment Appeal Postponement Application

Dear Applicant/Agent:

Please be advised that at the April 25th, 2022 Assessment Appeals Board Meeting, the Assessment Appeals Board approved the Application Postponement/Extension of Time Request for Assessor's Parcel Number 018-120-42-00, Application No. 20-015. You will receive a Notice of Hearing at least 45 days prior to your re-scheduled appeal hearing date.

Sincerely,

Kristie Watson

Deputy Clerk of the Board

cc: Assessor



MENDOCINO COUNTY ASSESSMENT APPEALS BOARD ACTION MINUTES – APRIL 25, 2022

BEFORE THE ASSESSMENT APPEALS BOARD COUNTY OF MENDOCINO • STATE OF CALIFORNIA

AGENDA ITEM No. 1 - CALL TO ORDER (9:17 A.M.)

1A) ROLL CALL

Presenter/s: Atlas Pearson, Deputy Clerk of the Board/Clerk of the Board of Equalization.

Present: Chair Leland Kraemer; Member Maryellen Sheppard; and Member Richard Selzer. Chair Kraemer Presiding.

Staff Present: Mr. Christian M. Curtis, County Counsel; Katrina Bartolomie, Assessor/Clerk-Recorder; Kristie Watson, Deputy Clerk of the Board/Clerk of the Board of Equalization; and Atlas Pearson, Deputy Clerk of the Board/Clerk of the Board of Equalization.

Establish Proper Notice of Public Hearing; Presenter/s: Chair Kraemer.

The Clerk established proper notice.

1B) CONFIRM AGENDA AMENDMENTS

Presenter/s: Atlas Pearson, Deputy Clerk of the Board/ Clerk of the Board of Equalization, announced that subsequent to agenda publication the following amendment were made:

Findings of Fact for items 6d-6e to be heard in closed session were withdrawn:

Protest/Application No. 19-010; Applicant Name: Robert D Finnell; APN/Account No. 013-300-6005

Protest/ Application No. 19-039; Applicant name: Pete Benville; APN/Account No. 029-480-4400

OFF AGENDA ITEM RELATING TO THE STATE OF EMERGENCY

Presenter/s: Christian M Curtis, County Counsel.

Board Action: Upon motion by Member Selzer, seconded by Member Sheppard and carried unanimously; IT IS ORDERED the Mendocino County Assessment Appeals Board accepts the item.

Board Action: Upon motion by Member Sheppard, seconded by Member Selzer and carried unanimously; IT IS ORDERED that it is the finding of the Mendocino County Assessment Appeals Board adopts motion declaring the continuance of a local emergency related to the state of emergency for the continued use of virtual meetings.

Public Comment: None.

1c) ANNOUNCE ORDER OF PROCEEDINGS

Presenter/s: Chair Kraemer.

Chair Kraemer announced the meeting would proceed as agendized.

AGENDA ITEM NO. 2 - APPROVAL OF WITHDRAWN APPLICATIONS

Presenter/s: Chair Kraemer introduced the item; Atlas Pearson, Deputy Clerk of the Board/ Deputy Clerk of the Board of Equalization read the Withdrawals received.

Public Comment: None.

Board Action: Upon motion by Member Selzer, seconded by Member Sheppard and carried unanimously; IT IS ORDERED that it is the finding of the Mendocino County Assessment Appeals Board approves the requested withdrawals for the following applicants:

PROTEST/ APPLICATION NO.	APPLICANT NAME	APN/Account No.
19-019	HERC Rentals Lessee	169-113-01-00
19-032	Cakebread Properties NO 6 LP	029-620-10-00
19-033	Cakebread Properties NO 6 LP	029-600-06-00
19-034	Cakebread Properties NO 6 LP	029-620-09-00
19-035	Cakebread Properties NO 14 LP	046-150-33-00
19-036	Cakebread Properties NO 14 LP	046-150-32-00
19-037	Cakebread Properties NO 14 LP	046-150-18-00
19-038	CakeBread Properties NO 14 LP	046-110-55-00
20-001	Finch, Donald Locatelli	107-28003
20-002	Locatelli, Ronald	107-280-43-03
20-018	Cakebread Properties NO 6 LP	029-620-09-00
20-019	Cakebread Properties NO 6 LP	029-020-10-00
20-020	Cakebread Properties NO 6 LP	029-600-06-00
20-021	Cakebread Properties NO 14 LP	046-110-55-00
20-022	Cakebread Properties NO 14 LP	046-150-18-00
20-023	Cakebread Properties NO 14 LP	046-150-32-00
20-024	Cakebread Properties NO 145 LP	046-150-33-00
20-029	Wright, Craig	133-180-2300

AGENDA ITEM NO. 3 - APPROVAL OF STIPULATIONS IN PLACE OF APPEARANCE AND TESTIMONY

None.

AGENDA ITEM NO. 4 - APPROVAL OF REQUESTED CONTINUANCES AND/OR POSTPONEMENTS

Presenter/s: Chair Kraemer introduced the item; Atlas Pearson, Deputy Clerk of the Board/ Deputy Clerk of the Board of Equalization read the following requested continuances and/or postponements.

Board Action: Upon motion by Member Selzer, seconded by Member Sheppard, and carried unanimously; IT IS ORDERED that it is the finding of Mendocino County Assessment Appeals Board approves the requested continuances and/or postponements for the following applicants:

PROTEST/APPLICATION No.	APPLICANT NAME	APN/Account No.
20-010	Mendocino Hotels LLC	119-070-11
20-011	Mendocino Hotels LLC	119-140-05
20-012	Mendocino Hotels LLC	119-236-01
20-013	Mendocino Hotels LLC	119-238-18
20-014	Mendocino Hotels LLC	119-238-18
20-015	Fort Bragg Investments LLC	018-120-42-00

AGENDA ITEM NO. 5 — CONDUCT ASSESSMENT APPEAL PROTEST HEARINGS AND PRESENTATION OF EVIDENCE

Presenter/s: Atlas Pearson, Deputy Clerk of the Board/ Deputy Clerk of the Board of Equalization.

Swearing in of the Parties and Witnesses: Kristie Watson, Deputy Clerk of the Board/Clerk of the Board of Equalization, swore in all present parties.

Board Action: Upon motion by Member Selzer, seconded by Chair Kraemer, and carried unanimously; IT IS ORDERED that it is the finding of the Mendocino County Assessment Appeals Board denies all written requests for appeal for lack of appearance for the following applicants:

PROTEST/APPLICATION No.	APPLICANT NAME	APN/ACCOUNT NO.
20-025	MLJ Holdings LLC	047-100-4600
20-026	MLJ Holdings LLC	047-100-5500
20-027	MLJ Holdings LLC	047-100-4600
20-028	MLJ Holdings LLC	047-100-5500
20-030	Raley's Family of Stores/ CCP Ukiah Crossroads Center LLC	170-190-26
20-031	Raley's Family of Stores/ CCP Ukiah Crossroads Center LLC	170-190-25

Presenter/s: Chair Kraemer.

BOARD WENT INTO CLOSED SESSION AT 9:37 A.M.

BOARD RECONVENED IN OPEN SESSION AT 10:05 A.M.

AGENDA ITEM NO. 6 - CLOSED SESSION

Presenter/s: Christian Curtis.

- 6a) Approval of Findings of Fact; Protest/ Application Nos. 18-024 and 19-016; Applicant Name: Safeway, INC; APN/Account No. 018-030-3900
- 6b) Approval of Findings of Fact; Protest/ Application Nos. 18-025 and 19-017; Applicant Name: Safeway, INC; APN/Account No. 002-302-6100
- 6c) Approval of Findings of Fact; Protest/Application Nos. 18-026 and 19-016; Applicant Name: The Vons Companies, INC; APN/Account No. 006-160-3300
- 6d) Approval of Findings of Fact; Protest/Application No. 19-010; Applicant Name: Robert D Finnell; APN/Account No. 013-300-6005
- 6e) Approval of Findings of Fact; Protest/ Application No. 19-039; Applicant Name: Pete Beneville; APN/Account No. 029-480-4400

REPORT OUT OF CLOSED SESSION

Board Action: Upon motion by Member Selzer, seconded by Member Sheppard, and carried unanimously; IT IS ORDERED that it is the finding of the Mendocino County Assessment Appeals Board approves the Findings of Fact.

AGENDA ITEM NO. 7 - OTHER BUSINESS

None.

7A) APPROVAL OF MINUTES JANUARY 24, 2022

Presenter/s: Chair Kraemer.

Board Action: Upon motion by Member Sheppard, seconded by Member Selzer, Chair Kraemer recused himself, IT IS ORDERED that it is the finding of the Mendocino County Assessment Appeals Board approved the Minutes of January 24,2022.

7B) PUBLIC EXPRESSION

None.

7c) MATTERS FROM STAFF

Presenter/s: None.

7D) ANNOUNCEMENTS

None.

7E) CONFIRM DATE OF NEXT MEETING

Presenter/s: Atlas Pearson, Deputy Clerk confirmed the next meeting date is the Organizational Meeting July 18, 2022.

7F) ADJOURNMENT

THERE BEING NOTHING FURTHER TO COME BEFORE THE BOARD, THE MENDOCINO COUNTY ASSESSMENT APPEALS BOARD ADJOURNED AT 10:11 A.M.

Attest: ATLAS PEARSON

Deputy Clerk of the Board/ Deputy Clerk

of the Board of Equalization

LELAND KRAEMER, Chair

Attest: Kristie Watson

Deputy Clerk of the Board/ Deputy Clerk

of the Board of Equalization

NOTICE: PUBLISHED MINUTES OF THE MENDOCINO COUNTY ASSESSMENT APPEALS BOARD MEETINGS

- Effective March 2009, the Mendocino County Clerk of the Board will publish action minutes of Assessment Appeals Board meetings
- These published summaries are considered draft until adopted/approved by the Assessment Appeals Board

Thank you for your interest in the proceedings of the Mendocino County Assessment Appeal Board