

## Will County Board of Review

2020

The Will County Board of Review has adopted these rules and procedures "for the guidance of persons doing business with them and for the orderly dispatch of business" (35 ILCS 200/9-5). Questions may be directed to the Board of Review office at (815) 740-4707.

## Rules and Procedures

# Significant Changes for 2020 are Highlighted

Sharon L. Morelli , CIAO , Member Susan E. McMillin, CIAO/I, Member Sue L. Smith, CIAO, Member Rhonda R. Novak, CIAO/I, Clerk

### **Frequently Asked Questions**

Will COVID-19 change the way the Board of Review hears assessment complaints? Yes. In 2020, the Board of Review will not conduct any interactive hearings. All complaints will be based on the weight of the evidence submitted and should include a written argument.

### Can I have more than 4 comparable properties?

Yes, you may use as many comparable properties as you like; the Board of Review asks that you use the three properties that are the most similar to yours as your first four comparable properties on the complaint form.

### How many copies of documentation are necessary when submitting the complaint form?

Please submit **one (1) copy** of your complaint form and **one (1) copy** of all other documents. Beginning in 2016, multiple copies are not needed.

### How should I attach any additional information to my complaint form?

Please use paper clips or binder clips; please do not use staples or any other type of binding.

### When can I have a copy of assessor evidence?

You will be able to access the Township Assessors evidence via the appeal portal at borappeals.willcountysoa.com no less than five (5) business days prior to the hearing.

### When will I receive notification of the results from my hearing?

A final Notice of Findings will be mailed to each taxpayer at the conclusion of the Board's 2020 hearings in January of 2021.

### If I do not agree with the Board of Review's decision about my equalized assessed value, can I appeal it?

Yes. Valuation decisions can be appealed to the Illinois Property Tax Appeal Board (PTAB) within 30 days of the Notice of Findings being sent. Appeal forms are available at the County Assessment Office or <a href="https://www.ptab.illinois.gov/forms.html">www.ptab.illinois.gov/forms.html</a>.

### **Township Assessor Contact Information**

In Will County, all initial assessed valuations are developed at the Township level, not the County level. Taxpayers are strongly encouraged to discuss their real estate assessments with the Township **Assessor prior to the filing of a complaint with the Board.** Many times the reason for the assessment can be made clear or any errors in the property record card can be corrected, eliminating the need for filing a complaint. After talking with the Township Assessor, taxpayers still wishing to pursue an assessment complaint will need to familiarize themselves with the following rules governing hearings before the Board. By state law, the time period for filing a complaint cannot be extended while discussing the assessment with the Township Assessor.

#### Channahon

Ann Crickman PO Box 456 Channahon, IL 60410 815-476-2831

#### Crete

Mary Tamez 1367 Wood St. Crete, IL 60417 708-672-8291

### www.cretetownship.com

**Green Garden** 

Jane Bushong

PO Box 571

Monee, IL 60449

708-607-0006

#### Custer

Pamela Hall 36005 Ohlhules Rd. Custer Park, IL 60481 815-458-2252

#### **DuPage**

Jean Kelly 241 Canterbury Ln. Bolingbrook, IL 60440 630-759-1315

www.dupagetownshipassessor.com

#### Frankfort

Joe Kral 11000 W. Lincoln Highway Frankfort, IL 60423 815-464-3180

 $\underline{\text{WWW.frankfortassessor.com}} \text{ https://www.toi.org./township/will-county-properties}$ green-garden-township

#### Homer

Karen Szynkowski 14350 W. 151st St. Homer Glen, IL 60491 708-301-8166 www.homerassessor.org

#### Jackson

Delilah LeGrett 100 E. Mississippi St. PO Box 411 Elwood, IL 60421 815-423-5780

#### Joliet

Jim Brenczewski 175 W. Jefferson St. Joliet, IL 60432 815-726-5446

www.jolietassessor.net

### Lockport

Maryann Williamson 1463 Farrell Rd Lockport, IL 60441 815-838-0780 www.lockporttownship.com

#### **Manhattan**

Joe R. Oldani 230 Wabash Manhattan, IL 60442 815-478-5154 www.manhattantownship.com

#### <u>Monee</u>

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#### New Lenox

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### Trov

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Will

Helen Heisner

30317 S. Will Center Rd.

Peotone, IL 60468

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#### Peotone

Patricia Latham 8212 W. Kennedy Rd. Peotone, IL 60468 708-258-9192

#### Washington

Mary Tamez 30200 Towncenter Dr. Beecher, IL 60401 708-231-1175 www.washingtontownshipil.com

#### Wilmington

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#### **Plainfield**

Erin Kljaich 22525 W. Lockport St. Plainfield, IL 60544 815-436-5110

www.plainfieldassessor.com

#### Wesley

Mary Jones 21333 W. Ballou Rd. Wilmington, IL 60481 815-476-7869

Wilton/Florence

Will County

302 N. Chicago St.

Joliet, IL 60432

815-740-4702

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#### Reed

Melanie Noramczyk 440 N. Division St. Braidwood, IL 60408 815-458-6068

#### Wheatland

Charles Kern 4232 Tower Court Naperville, IL 60564 630-717-0092

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815-476-7255

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The Illinois Property Tax Code requires that valuations for the 2020 assessment year shall be made as of January 1, 2020 (See 35 ILCS 200/9-155, et seq.). It also requires that the assessments reflect one-third of the fair cash value of property, as determined by sales from 2017, 2018, and 2019 (See 35 ILCS 200/1-55). Any party presenting valuation evidence from sales prior to January 1, 2017 or after January 1, 2020 has the burden of proof of establishing why such evidence best represents the valuation period in question and should be considered by the Board of Review.

#### A. Administrative Rules

- **1.** *Convening the Board.* The Board will convene on or before the First Monday of June and will recess from day to day as may be necessary.
- **2. Severability.** In the event any section, provision, or term of this policy is determined by a court or other authority of competent jurisdiction to be invalid, that determination shall not affect the remaining sections or provisions, which shall continue in full force and effect. For this purpose, the provisions of this policy are severable.
- **3.** Amendments. These rules may be amended from time to time; amendments are effective upon their being conspicuously posted and prominently displayed by the Clerk of the Board.
- **4. Retroactivity.** A Board complaint decision resulting in a change of assessed value will be effective for only the current assessment year; the Board does not have retroactive power except with regard to omitted property and the process of stipulation of assessed value on appeals which are currently before the Property Tax Appeal Board for prior tax years.
- **5. Date of Filing.** Complaints and other written correspondence sent by the United States mail shall be considered filed as of the postmark date in accordance with Section 1.25 of the Statute on Statutes. Complaints and other written correspondence sent by a delivery service other than the United States Postal System shall be considered as filed as of the date sent as indicated by the shipper's tracking label.
  - a. This provision does not apply to communications mailed to any location other than the Board's office at 302 North Chicago Street 2<sup>nd</sup> floor, Joliet, Illinois.
  - b. Communications mailed but not received by the Board, or if received but without a cancellation mark or with the cancellation mark illegible or erroneous, shall be deemed filed with or received by the Board on the date it was mailed, but only if the sender establishes by competent evidence that the communication was deposited, properly addressed, in the United States mail on or before the date on which it was required or authorized to be filed or was due.
- **6.** *Forms.* Forms are available from the Clerk of the Board during regular business hours; selected forms are also available from the Board's web site. The Board will not send forms out by overnight express, fax machine, or any method other than first class mail.
- **7.** Ex Parte Communications. Ex parte communications are those that are from one side in a matter to be considered by the Board, with the other side absent or unrepresented.
  - a. Except in the disposition of matters that agencies are authorized by law to entertain or dispose of on an *ex parte* basis, the Board Members shall not, with respect to any pending complaint, communicate directly or indirectly, in connection with any issue

- of fact, with any person, party or the representative of any party, except upon notice and an opportunity for all parties to participate.
- b. An *ex parte* communication received by any Board Member shall be made a part of the record of the pending complaint, including all written communications, all written responses to the communications, and a memorandum stating the substance of all oral communications and all responses made and the identity of each person for whom the *ex parte* communication was received.
- c. Communications regarding matters of practice and procedure, such as the status of complaints, filing requirements, form letters, scheduling of hearings, administrative review, and the like, are not considered *ex parte* communications under this Section.
- **8.** Failure to Follow Board Rules. Failure to follow any rule may, in and of itself, be grounds for the denial of any relief.
- 9. Freedom of Information Act Policy. The Board of Review is a public body as defined in the Freedom of Information Act (See 5 ILCS 140). The Board's Freedom of Information policy shall be conspicuously posted at the Board's office and shall be posted on the web site <a href="http://willcountysoa.com">http://willcountysoa.com</a>.
- **10.** *Ethics Policy.* No Board of Review member shall participate in any hearing in which the Board member has a conflict of interest.
  - a. No member may participate in any hearing where the complainant is a family member, personal friend, employee, or business client of the member.
  - b. No member may participate in any hearing where the complainant offers an appraisal or document prepared by the member as evidence in the complaint.
  - c. No member shall testify before the Will County Board of Review in any capacity regarding any Will County property.
  - d. No member shall testify before the Illinois Property Tax Appeal Board on behalf of a taxpayer in any capacity regarding any Will County property.
  - e. Nothing in this section shall be construed to prevent a member from testifying in a complaint where the member is the owner or taxpayer of the property.
  - f. No member shall accept any gift of any type from any property owner, attorney, witness, or assessing officer who appears before the Board of Review in any capacity.
  - g. Except where it conflicts with other provisions of this section or otherwise conflicts with Illinois law, the Board of Review adopts Chapter 1, Article III, Section 3 (Ethics) of the Will County Code, as amended from time to time
  - h. This section shall apply to both full and additional members of the Board of Review.
- 11. Dress Code. All appellants are required to wear appropriate attire to attend a hearing.

### **B.** Meetings

**1. Location.** Regular meetings and hearings of the Board will be held at the Will County Supervisor of Assessments Office, 302 N. Chicago Street, second floor. Meetings may be held at other locations in the County at the discretion of the Board.

- 2. Open Meetings. Meetings of the Board are open to the public, subject to the exceptions cited by the Open Meetings Act (See 5 ILCS 120). If a hearing on an assessment complaint includes the majority of a quorum, it must be open to the public.
  - a. Audio or video recording of meeting and hearings is permitted by any person; however, it cannot be done in such a way as to disrupt the meeting, and participants will not be required to identify themselves to facilitate such recordings.
  - b. If a transcript of a hearing is desired, a court reporter will have to be obtained at the expense of either the complainant or attorney prior to the hearing. A certified copy of the transcript must be provided to the Board within fifteen (15) business days. The cost of the transcript will be borne by the complainant.
  - c. The Board's hearing rooms have a limited capacity. If the complainant anticipates the attendance of more than five witnesses or other persons, the complainant must immediately contact the Clerk of the Board, who will make arrangements for a more suitable venue. If no one has informed the Clerk that a large group is expected and more persons come to the hearing than can be safely permitted in the room, the Board may restrict the number of people in the room to those who can be safely admitted.
  - d. Observers do not have a right to speak or present evidence at a hearing unless they are called to do so by someone with standing before the Board (see Rule C.3 for information regarding standing before the Board).
  - e. The Board of Review will not conduct telephone or virtual hearings.
- **3. Rescheduling.** Due to time constraints of the Real Estate Tax Cycle, scheduled hearing dates and times will not be changed unless the County Office Building is closed for weather or other emergency-related reasons.
- **4.** *Improper Conduct or Language.* When a party, the party's agent, or the party's witnesses engage in threatening, disruptive, vulgar, abusive or obscene conduct or language (including use of racial epithets) which delays or protracts a proceeding, the Board, by any Member, or Hearing Officer, shall exclude the offending person from the proceeding. Any party engaging in such conduct or language shall be defaulted.
- **5.** Conduct of Meetings and Hearings. In connection with any proceeding before the Board, the Board and/or hearing officer shall have full authority to:
  - a. Conduct and control the procedure of the hearing.
  - b. Admit or exclude testimony or other evidence into the record pursuant to these rules.
  - c. Administer oaths and affirmations and examine all persons appearing at the hearing to testify or to offer evidence.
  - d. Require the production of any book, record, paper or document at any state of the complaint or of the hearing which is the foundation for any evidence or testimony presented in the complaint. The failure to produce a requested book, record, paper, or document may result in the dismissal of the complaint.
- 6. Hearings. All hearings will be conducted by a single hearing officer and will be based on the written evidence presented by the complainant and respondent(s) supplemented by oral arguments of the parties. Each complaint requiring an oral hearing must so indicate in the proper box on the initial complaint form. Any complainant not so indicated will

be conducted based on written evidence only. Each complaint requiring an oral hearing will be given notice by U.S. Mail of the date and time of the hearing.

7. Non-Appearance at Hearings Scheduled at Taxpayer Request. In the event of a non-appearance by a complainant who has requested a hearing, the Board shall dismiss the complaint unless a properly executed Board of Review Stipulation Form has been submitted by the Township Assessor. A Stipulation Form shall not be considered properly submitted if it lacks evidence to support the valuation conclusion.

### C. Assessment Complaints—General Procedures

- Consultation with Township Assessor. Taxpayers are strongly encouraged to discuss
  their real estate assessments with the Township Assessor prior to the filing of a
  complaint with the Board. Many times the reason for the assessment can be made
  clear or any errors in the property record card can be corrected, eliminating the need
  for filing a complaint.
  - a. After talking with the Township Assessor, taxpayers still wishing to pursue an assessment complaint will need to familiarize themselves with the following rules governing hearings before the Board.
  - b. By state law, the time period for filing a complaint cannot be extended while discussing the assessment with the Township Assessor.
- **2.** Basis for the Assessment Complaint. There are generally four legitimate bases for assessment complaints:
  - a. Overvaluation (see section D of these rules for further information).
  - b. Equity of assessment (see section E for further information).
  - c. Discrepancy in Physical Data (see section F for further information).
  - d. Property qualifies for Preferential Assessment (see section G of these rules for further information).

Neither the amount of taxes paid, nor the change in the individual or aggregate property tax rates, nor the percentage of assessment change are appropriate bases for contesting the assessment of a property. The Board of Review has no authority over any valuation prior to the 2020 year; therefore, percentage of assessment change is not a valid basis for an assessment complaint. Every complaint shall state the facts upon which the contesting party bases an objection to the assessment, together with a statement of the contention(s) of law the contesting party desires to raise. The Board requires that the complainant's evidence be submitted either by paper copy at the time of filing the Real Estate Complaint or electronically by submission at the time of filing; along with the original complaint form, except for a documented appraisal report for Commercial or Industrial property only, which must be received in the Board office no more than ten (10) calendar days after the filing deadline. Copies of all complaints and evidence are forwarded to the Township Assessor.

**3. Standing to File a Complaint.** Only a taxpayer or owner of property dissatisfied with the property's assessment for taxation purposes, or a taxing body that has a tax revenue interest in the decision of the Board on an assessment made by any local assessment officer, may file a complaint with the Board.

- a. Any attorney filing a complaint on behalf of a taxpayer or property owner must have authorization by an owner of record; this authorization must accompany the original complaint form. Authorizations signed by management agents, association presidents (unless accompanied by a resolution of authorization by the association's board pursuant to 765 ILCS 605/10), or any party other than the property owner will also be returned to the property owner.
- b. Any taxpayer who is not the owner of record or the beneficial owner via an Illinois Land Trust (such as a tenant who has been assigned the legal liability for property taxes) must, at the time of filing the complaint, provide a copy of the written instrument that transfers property tax liability from the owner to the taxpayer. Corporations must be represented by an attorney licensed to practice law in Illinois.
- c. Any non-owner representing an owner before the Board of Review is engaged in the practice of law (See *In Re: Yamaguchi*, Ill. Supreme Court (1987), 118 Ill.2d 417, 515 N.E.2d 1235, 113 Ill.Dec. 928); therefore, only attorneys licensed to practice law in Illinois may file a complaint on behalf of a taxpayer or property owner.
- d. Any party seeking to contest the standing of another party to file an assessment complaint must do so in writing to the Clerk of the Board within the same time limits established to provide evidence under Rule C.13 of these Rules and Procedures.
- **4.** Reductions in Excess of \$100,000. Pursuant to 35 ILCS 200/16-55, if a complainant is requesting a reduction in assessed valuation of \$100,000 or more, or if a Township Assessor is proposing a settlement that would result in a reduction in assessed valuation of \$100,000 or more, the Board must notify each respective taxing district.
  - a. Complainants must supply their requested assessment total in the appropriate space on the complaint form, or must check the appropriate box if it is anticipated that an appraisal report will be submitted that would result in a reduction of \$100,000 or more in assessed value. If this information is not provided the Board will not make a reduction of \$100,000 or more.
  - b. If a Township Assessor is submitting a proposed stipulation that would result in a reduction of more than \$100,000 in assessed value, the Clerk of the Board must be notified by the Township Assessor.
- **5.** *Insufficient Complaint Forms.* Insufficient complaint forms will result in dismissal. Referring to Section 1 of the complaint form:
  - a. Complaint form that is blank or otherwise lacks evidence
  - b. An incorrect complaint form is submitted
  - c. Complaint form that lacks sufficient information to identify the property in question
    - 1) Complainant current contact information;
    - 2) Correct property identification number
- 6. Incomplete Complaint Forms. Complaint forms that are missing select information will be given the opportunity to submit the required information. The Clerk of the Board is authorized to request missing information on the Board's behalf. The complainant will be given notice of requested information and granted ten (10) business days to comply. Should the requested information not be received on or before the end of ten (10) business day, it will result in the dismissal of said complaint. For purposes of this section, an Incomplete Complaint Form is defined as:

- a. A complaint form that is not signed by the property owner or taxpayer;
- b. A complaint form that is signed by an attorney, but is not accompanied by a letter of authorization signed by the property owner;
- c. A complaint form that has a discrepancy in the property owner or taxpayer name:
  - 1) Complainant filing name does not match Will County records;
  - 2) Properties in trust must be represented by an attorney licensed to practice law in Illinois:
  - 3) Properties in "land trust" must submit a signed disclosure form;
  - 4) Property that is leased must provide a copy of the current lease agreement clearly identifying who has authority to file complaint;
- d. Corporate entity as owner must be represented by an attorney licensed to practice law in Illinois.
- 7. Facsimiles. Faxed and/or e-mailed complaint forms will not be accepted.
- **8.** Contiguous Parcels. When filing a complaint, all contiguous parcels included in that property must be filed on, even if a reduction is sought on only one parcel. For purposes of this rule, contiguous parcels include all parcels that are physically contiguous, have a unity of use, and are owned by the same owner(s) of record, including beneficial ownership.
- 9. Excess Land. An argument that a portion of a property should be treated as excess land shall be supported by a plat of survey detailing the dimensions and locations of all buildings, parking areas, or other improvements; any unimproved areas or storage used, and the product or person flow across the property. The actual use of the property shall be specified. A recent original and clear photograph of the land claimed to be excess shall be filed with the Board.
- **10.** Complaints for Properties with Multiple Parcel Numbers. If a single property has multiple property index numbers, the complaint may be filed on one form; however, the complaint must be accompanied by an addendum clearly stating all property index numbers within the complaint. For purposes of this section, the term single property is defined as a property that is physically contiguous, has a uniform ownership, and a uniform highest and best use.
- **11.** *Filing Deadline.* Fully completed complaints must be filed with the Clerk of the Board on or before 30 calendar days after date of publication of the current year assessment list (35 ILCS 200/16-55).
- 12. Submission of Evidence. The Board will consider all evidence submitted. All evidence to support complainant's opinion of market value must be submitted to the Clerk of the Board either by paper copy at the time of filing the Real Estate Complaint or electronically by submission at borappeals.willcountysoa.com at time of filing. NOTE: The appeal form must be signed either by the owner or legal counsel. Electronic signatures will be accepted.
  - a. For residential property, two (2) pictures (on front view and one back view) of the subject property must be submitted. Front view pictures must be submitted for all comparable properties. The pictures must be camera dated. The pictures must be taken the year the complaint was filed.
  - b. Front and back of property record card must be submitted. Property record card

must be obtained from your local Township assessor. Supervisor of Assessments property record cards will not be accepted. However, Township Assessor website property record cards will be accepted provided the data contained on the website property record card is the most current Township Assessor data as stated on the Township website.

- c. On leased property, the taxpayer shall furnish certified copies of the most recent three-year income and expense statements along with current leases and rent rolls, and notarized vacancy affidavits.
- d. If no evidence is submitted with appeal form, the complainant will receive a 5-minute No Evidence Hearing. <u>NO WAIVER OF HEARING WILL BE ACCEPTED ON NO EVIDENCE HEARINGS.</u>
- e. A scheduled hearing may be waived, due to a scheduling conflict. The affidavit of waiver must be submitted three (3) business days prior to the actual hearing date. Due to time restraints, hearings will not be rescheduled.
- f. Any evidence filed subsequent to the deadline date will be considered the same as no evidence and be given a 5-minute No Evidence Hearing. A copy of the filing will be forwarded to the appropriate Township Assessor.
- g. No extension of time will be granted for evidence submission, except for a documented appraisal report for <u>Commercial or Industrial property only</u>. The appellant must obtain a letter from the appraiser stating they have been contracted to do an appraisal on said property. This letter must be attached to the original submission and will be given ten (10) calendar days from the appeal deadline to submit the appraisal.
- h. Any evidence received past the filing deadline will be marked as "late evidence". It will be at the discretion of the Board of Review to accept or deny said evidence as part of the filed appeal.
- **13.** *Disclosure of Recent Sale Required.* A taxpayer shall disclose the purchase price of the property and the date of purchase if it took place on or after January 1, 2017, and shall file with the Board appropriate relevant sales documents.
  - a. Both the seller's and the buyer's identity must be revealed, as well as any other relationship between them (other than seller and buyer) including, but not limited to, those existing by blood, marriage, corporate parent-subsidiary companies, or by virtue of ownership of non-publicly held stock and whether the transaction was arms length.
  - b. When sales documents reflect a market value substantially above or below the Assessor's market value, taxpayers shall provide the Board with an affidavit from a party, having knowledge of the facts, stating a description of the events leading up to the sale, including prior purchase proposals, cash amounts offered, length of time on the market, and the reasons for the sale.
  - c. Any personal property included in the sale must be fully documented, including its fair cash value.
- **14.** Evidence Submission by Township Assessors and Taxing Bodies. Township Assessors may submit evidence regarding a property subject to an assessment complaint. Taxing Bodies may intervene in assessment-complaint proceedings pursuant to 35 ILCS 200/16-

- 55. All evidence to support the Township Assessor's or Taxing Body's opinion of market value (including complete Property Record Cards) must be submitted to this office no less than five (5) business days prior to the hearing.
- a. For all complaints where the complainant has submitted their appeal via the appeal portal, the Township Assessor and/or Taxing Body submitting evidence must submit a copy of the evidence via the appeal portal for the complainant to retrieve no less than five (5) business days prior to the hearing.
- b. If the taxpayer submits their appeal via U.S. mail, a notification will be sent with information on how to retrieve their evidence submitted by the Township Assessor and/or the taxing body five (5) business days prior to hearing.
- c. Township Assessors and Taxing Bodies are encouraged to have a copy of their evidence available at their offices for complainants, but are not required to do so.
- d. If insufficient evidence relative to the complaint is submitted by the Township Assessor or Taxing Body, the Board may, at its sole discretion, conduct an independent investigation regarding the taxpayer's claim.
- e. A Township Assessor may, at the Township Assessor's sole discretion, submit a Board of Review Stipulation Form signed by both the Township Assessor and the Taxpayer. If such form is submitted, it must include evidence to support the valuation conclusion.
- **15.** *Hearing Officers.* Any single member of the Board may act as a hearing officer. No decision shall be finalized without the concurrence of at least two members of the Board.
- **16.** *Hearing Notification.* Complainants who request a hearing will be notified by U.S. Mail of the hearing date, time and place at least **five (5) calendar days** before said hearing. If a complainant fails to appear for the hearing, the Board will take such action with respect to the complainant's complaint as shall appear to the Board to be lawful and just.
- 17. Hearing Format. Hearings on complaints will be conducted in the following format:
  - a. The complainant or the complainant's attorney may present testimony regarding the assessment and shall be required to answer any questions of the Board.
    - i. Although accountants, tax consultants, appraisers, real estate experts, corporate employees and any other consultants may be called as witnesses by the complainant or by the complainant's attorney, they may not conduct questioning, introduce evidence into the record, or conduct themselves in any manner which may be interpreted as the unauthorized practice of law.
    - ii. Nothing in this section shall be deemed to prevent third-party assistance so that those taxpayers and property owners with language and/or disability barriers may participate in hearings before the Board of Review.
  - b. The Township Assessor or a representative from his/her office may present testimony regarding the assessment and shall be required to answer any questions of the Board.
  - c. Each party may then present closing or rebuttal remarks and then the hearing will close.

- d. The Board will consider the evidence presented as well as any information that the Board has discovered regarding the property and correct the assessment "as appears to be just" (See 35 ILCS 200/16-55).
- e. If the complainant indicates on the complaint form that an oral hearing is not required for the complaint, and the "Affidavit of Hearing Waiver" is signed, then the Board will not schedule the complaint for an *oral* hearing. Written Assessor evidence will still be received. The Board will then consider the evidence presented as well as any information that the Board discovers regarding the property and correct the assessment "as appears to be just" (See 35 ILCS 200/16-55). Note: A waiver of oral hearing is applicable for residential property only and will not be granted on commercial or industrial property.
- **18.** *Hearing Length.* Because of the volume of complaints before the Board, most hearings are scheduled at fifteen-minute intervals for residential, twenty-minute intervals for commercial/industrial and five-minute intervals for No Evidence hearings. All presentations by the complainant and the assessor, along with questions that may be asked by the Board, must be completed within this time frame.
- **19.** *Decision Notification.* After all hearings are completed, official findings for each case will be mailed to all complainants. A complete list of decisions will also be posted on the Board of Review website at <a href="www.willcountysoa.com">www.willcountysoa.com</a>. No written decisions will be released prior to this time.

### D. Assessment Complaints Based upon Overvaluation

- 1. Definition. Overvaluation is when the value indicated by the equalized assessed value of the property exceeds the property's Fair Cash Value, as evidenced by sale data from 2017, 2018, and 2019 (See 35 ILCS 200/1-55). Fair Cash Value is defined as "the amount for which a property can be sold in the due course of business and trade, not under duress, between a willing buyer and a willing seller" (See 35 ILCS 200/1-50). Fair Cash Value is often used interchangeably with "Market Value." The Illinois Supreme Court has held that "It is clearly the value of the 'tract or lot of real property' which is assessed, rather than the value of the interest presently held by the owner" (Springfield Marine Bank v. Property Tax Appeal Board, 44 III.2d 428, 256 N.E.2d 334., 1970). Thus, complaints based on overvaluation shall provide evidence of the value of the fee simple estate of the property, which includes all rights except the power of taxation, eminent domain, police power, and escheat, which have been reserved for the government.
- **2. Burden of Proof.** When overvaluation is the basis of the complaint, the value of the subject property must be proved by a preponderance of the evidence.
- **3.** *Evidence Considered.* If comparable properties are submitted as evidence for the complaint, *it is preferable to use the best four (4) and these must be included* with the original complaint. Additional comparable properties may be included at the discretion of the complainant.
- 4. Comparable Properties. Comparable properties should be located near the subject property and/or in the same subdivision. Comparable properties located farther from the subject property or in a different submission will be considered by the Board, but

any party submitting such properties as comparable has the burden of proving that those sales are the most comparable ones available.

- a. Comparable properties should be similar in size, construction, quality, age, style and condition to the subject property; the best comparable properties are the ones that require the fewest adjustments.
- b. Comparable properties shall be market transactions, based on the definition of Fair Cash Value noted above. Examples of non-market transactions include properties that were not advertised for sale, transactions that fulfill long-term contracts, sales between related parties, sales of partial interests, court-ordered sales, condemnation sales, sales to or from an adjoining owner, purchase options, trades, and sale-leaseback transactions.
- c. Any party seeking to include or exclude a sale on the basis of the list in this section shall submit written evidence as to why such sale should be included or excluded.
- d. Comparable properties offered in testimony that were not submitted ahead of the hearing pursuant to these rules will not be considered by the Board.
- **5. Use of Short Sales and Post-Foreclosure Sales as Evidence.** The Board of Review will consider both short sales and post-foreclosure sales as evidence.
  - a. A "short sale" is a sale where the seller has agreed to accept a sale price that is less than the balance on the existing mortgage(s). Short sales are generally considered market transactions unless they also meet one of the excluding conditions in Section D.4 above.
  - b. A "post foreclosure sale" is the first sale after the completion of foreclosure proceedings where the lender in possession sells the property to a new buyer. Post-foreclosure sales are generally considered market transactions unless they also meet one of the excluding conditions in Section D.4 above.
- **6. Use of Relocation Sales as Evidence.** A "relocation sale" is a sale where either the buyer or seller is a relocation company or similar entity. As relocation companies are typically compensated in ways that are not reported in real estate transactions, they generally do not meet the statutory definition of Fair Cash Value. Any party seeking to use a relocation sale as evidence in a complaint should submit written evidence as to why such a sale does meet the statutory definition of Fair Cash Value.
- **7. Appraisal Evidence.** In the event that supplemental documentation such as a professional appraisal report to establish market value is to be presented, an appraisal report prepared by an appraiser who is certified to practice by the State of Illinois must be received by the Board pursuant to the rules of evidence submission. Appraisal report(s) which are not filed in a timely manner will not be considered by the Board.
  - a. Appraisals and value opinions (including those developed and offered by internet firms) will be given minimal emphasis by the Board of Review unless they are certified in writing by the person developing the opinion of value. To be considered, an appraisal must be:
    - i. Prepared in conformance to the Uniform Standards of Professional Appraisal Practice as currently adopted by the Appraisal Standards Board.
    - ii. Signed by the appraiser(s).
    - iii. Presented in its entirety, including all exhibits, with no missing pages.

- b. An appraisal report developed specifically for use at a Board of Review hearing shall have a valuation date of January 1, 2020.
- c. An appraisal report developed for another purpose may be submitted as evidence; however, the farther the valuation date from January 1, 2020, the less consideration the appraisal report will receive. Restricted Appraisal Reports, as defined by the Uniform Standards of Professional Appraisal Practice, will not be given any consideration unless accompanied by the Appraiser's entire file containing the supporting documentation.
- d. Appraisal testimony offered to prove the valuation asserted by any party shall not be accepted at the hearing unless a documented appraisal report has been timely submitted.
- e. If the preparer of the appraisal report is not present and cannot be cross-examined, the appraisal report will be given substantially diminished emphasis.
- f. Valuations prepared by attorneys or others who have a fiduciary responsibility to advocate on behalf of their clients will be given diminished emphasis in deliberations by the Board of Review.
- **8.** *Other Evidence.* Other evidence may consist of, but is not limited to, the following:
  - a. Listing contract of the subject property.
  - b. Sales contract and closing statement and a Real Estate Settlement Procedures Act (RESPA) statement showing the purchase price and closing date of the property in question.
  - c. A complete (final) sworn contractor's affidavit of costs if the improvement is new construction.
  - d. Multiple Listing Service listings showing sales price, sales date, descriptive data, and a photograph of a comparable house. Comparable properties are those located close to the property in question, with the same style, similar size and age as the property in question. Usually four or more such comparable properties with current sales to January 1 of the year in question can provide strong indications of the fair cash value of the property in question.
  - e. An income approach to value may be submitted as evidence. Any party submitting an income approach should note:
    - i. The Illinois Supreme Court has ruled that "it is the capacity for earning income, rather than the income actually derived, which reflects 'fair cash value' for taxation purposes" (Springfield Marine Bank v. Property Tax Appeal Board, 44 Ill.2d 428, 256 N.E.2d 334., 1970). Thus, any income approach should provide evidence of market-derived income, vacancy, expenses, rate of return.
    - ii. All parties are advised that "Where the correctness of the assessment turns on market value and there is evidence of a market for the subject property, a taxpayer's submission that excludes the sales comparison approach in assessing market value is insufficient as a matter of law" (The Cook County Board of Review v. Illinois Property Tax Appeal Board and Omni Chicago, 1st App. Dist., 2012). Therefore, an income approach should not be submitted without a sales comparison approach unless evidence is also presented that there is not a market for the property in question.

f. Evidence received after the deadline will be marked as "late evidence". It will be at the discretion of the Board of Review to accept or deny said evidence as part of the filed appeal.

g.

- **9.** *Disclosure of Rental Data Required.* When an assessment complaint for an income-producing property is based on overvaluation and an income approach is submitted, the submission shall include the actual income and expense data of the property.
  - a. Where the entire property is covered under a single lease, the entire lease shall be submitted as evidence.
  - b. Where multiple leases are in place, a full copy of at least one typical lease must be submitted; the Board will consider lease summaries, audited financial statements, rent rolls with totals for the remaining leases.
  - c. If the property is fully residential with six or fewer units, the complainant shall provide to the Board at the time of filing the operating statements, audits and all other pertinent information.
    - i. If the property has seven or more units or is of a non-residential use, the complainant shall submit, at the time of filing, income and expense statements for 2017, 2018, and 2019.
- **10.** *Occupancy.* Complaints based on occupancy should address market occupancy, not the property's occupancy alone (*Springfield Marine Bank v. Property Tax Appeal Board*, 44 III.2d 428, 256 N.E.2d 334., 1970). Therefore, if a complaint for reduced assessment is made based upon decreased occupancy, the complainant is required to provide an affidavit of occupancy for 2017, 2018, and 2019, as well as evidence of market rates of occupancy for the same years.

### E. Assessment Complaints Based upon Equity

- **1. Definition.** Real property assessments shall be valued uniformly as the General Assembly shall provide by law (Art.9, Sec 2, Illinois Constitution of 1970). An inequitable assessment is one that values one property at a higher level of assessment (relative to fair cash value) than the assessment of similar properties.
- **2. Burden of Proof.** When unequal treatment in the assessment process is the basis of the complaint, the inequity of the assessments must be proved by clear and convincing evidence.
- **3.** *Evidence Considered.* If comparable properties are submitted as evidence for the complaint, it is preferable to use the best four (4) and these must be included with the original complaint. Additional comparable properties may be included at the discretion of the complainant.
- 4. Comparable Properties. Comparable properties should be located near the subject property and/or in the same subdivision. Comparable properties located farther from the subject property or in a different submission will be considered by the Board, but any party submitting such properties as comparable has the burden of proving that those are the most comparable one available. However, in no instance will comparable properties from outside of Will County be considered by the Board of Review for assessment complaints based upon equity. They should be similar in size, construction,

- quality, age, style and condition to the subject property. Comparable properties offered in testimony that were not submitted with the original complaint will not be considered by the Board.
- **5.** *Disclosure of Rental Data Required.* When an assessment complaint for an income-producing property is based on equity, the income and expense data of the property shall be submitted as evidence.
  - a. Where the entire property is covered under a single lease, the entire lease shall be submitted as evidence.
  - b. Where multiple leases are in place, the Board will consider lease summaries, audited financial statements, rent rolls with totals and representative samples of leases submitted may be submitted by the taxpayer.

### F. Assessment Complaints Based upon Discrepancy in Physical Data

- 1. Definition. Discrepancy in physical data of the property includes, but is not limited to a substantial difference in the size of the site, size of the improvements, physical features, and locational attributes; the incorrect physical description must have been relied upon by the assessor in the valuation of the property and are shown on the assessor's property record card.
- **2. Evidence.** Complaints based on the application of an incorrect physical description of a property shall include a copy of the property record card for the subject, a statement highlighting the incorrect data, and competent evidence (such as a plat of survey, photograph, or construction documents) of the correct data.
- 3. Assessor Access to Property. No taxpayer or property owner shall present for consideration, nor shall the Board accept for consideration, any testimony, objection, motion, appraisal critique or other evidentiary material that is offered to refute, discredit or disprove evidence offered by an opposing party regarding the description, physical characteristics or condition of the subject property when the taxpayer or property owner denied a request made in writing by the Township Assessor or intervening taxing body, prior to or during the time when the Board was accepting documentary evidence, to physically inspect and examine the property for valuation purposes. Any motion made to invoke this rule shall incorporate a statement detailing the consultation and failed reasonable attempts to resolve differences over issues involving inspection with the taxpayer or property owner.

### G. Assessment Complaints Based upon Preferential Assessment

- **1.** *Definition.* Preferential assessments are assessment procedures established by Article 10 of the Illinois Property Tax Code.
- 2. Evidence. Complaints alleging that a property qualifies for a preferential assessment under Article 10 shall include a brief citing the law in question, as well as copies of any legal opinions and/or judicial rulings regarding the law in question, together with an explanation of why the property in question qualifies for such preferential assessment and the valuation sought by the complainant.

### **H.** Corrections

- **1. Definition.** A correction, when used by the Will County Board of Review, is a request by a Township Assessor to revise and correct an equalized assessed value that has already been certified to the Board, or a correction made on the Board's own motion.
- 2. Deadline. The final filing date for Assessors' corrections shall be November 13, 2020.
- **3.** *Notice.* A notice thereof shall be sent to the taxpayer. A request for a hearing must be made within 10 calendar days of the date posted on the notice by contacting the Board office at the address and phone listed on the first page.
- **4.** *Evidence.* For hearings regarding corrections, the Rules in sections C, D, E, F, and G apply.

### I. Certificates of Error

- **1. Definition.** A Certificate of Error corrects a property tax bill that has already been issued. It is issued to correct "an error or mistake" in the assessment of the property "other than errors of judgment as to the valuation of the property" (See 35 ILCS 200/16-75). Bases for a Certificate of Error include:
  - a. Homestead exemptions for which a property was eligible but the exemption was not applied to the property tax bill.
  - b. Duplicate assessment.
  - c. Improvements damaged or destroyed.
  - d. Incorrect description of property assessed.
  - e. Approval of a non-homestead property tax exemption by the Department of Revenue if the property was eligible prior to the year for which it was approved (See 35 ILCS 200/14-25).
- 2. Submission. In Illinois, taxpayers have neither a statutory nor a constitutional right to participate in a certificate of error procedure (See Ball v. County of Cook, 385 Ill.App. 3d at 105, citing In re Application of the Cook County Treasurer for the 1968, 1973, 1980 & Other Tax Years, 172 Ill. App. 3d 192, 199 (1988), citing, Chicago Sheraton Corp. v. Zaban, 71 Ill.2d 85 (1978)). The Courts have ruled that the certificate of error procedure is separate and distinct from the refund procedure available to the taxpayer (See Ball, 385 Ill. App. 3d at 105, citing Chicago Sheraton Corp., 71 Ill. 2d at 91). The Supreme Court has held that "the General Assembly intended the certificate of error procedure to be an expeditious summary process, without participation by the taxpayer, for correcting the assessor's errors." (See Chicago Sheraton Corp., 71 Ill. 2d at 91). Therefore, requests for Certificates of Error will be accepted only when submitted by Township Assessors or the Supervisor of Assessments. Additionally, the Board may issue a Certificate of Error on its own motion.
- **3.** *Evidence.* A request for a certificate of error, when presented to the Board, must be accompanied by evidence of proof of "error in fact". Failure to present proper evidence will cause non-concurrence by the Board.
- **4.** *Limitations on Authority.* The authority to issue a Certificate of Error is limited by state law.
  - a. Except for Certificates of Error issued under 35 ILCS 200/14-25, the Certificate of Error must be issued "before judgment" for that particular taxable year (See 35 ILCS 200/16-75). The term judgment is a reference to the "annual application for

- judgment" that is in conjunction with the annual tax sale (See 35 ILCS 200/21-110, et seq.). This event typically takes place within 60 days of the due date for the second installment.
- b. The Courts have ruled that neither Chief County Assessment Officers nor Boards of Review have authority to issue Certificates of Error after the annual application for judgment has passed (See *Fredericksen v. Armstrong*, 2013 IL App (2d) 100459 and *Source v. Armstrong*, 2012 IL App (2d) 090478).
- c. The period in which a Certificate of Error may be issued automatically expires upon taxpayer filing an appeal to the Illinois Property Tax Appeal Board. The Illinois Attorney General has opined that "[a]llowing continued jurisdiction of the board of review over a case on which it has rendered a decision, which decision has been appealed to the Property Tax Appeal Board, would make a mockery of the review process provided by law. Neither the Property Tax Appeal Board nor the board of review could function efficiently or effectively if the appealed decision was subject to revision by the board of review after issuance of a final decision by that board. Furthermore, nothing in section 108 of the Revenue Act of 1939 authorizes a board of review to alter a decision after it has been appealed to the Property Tax Appeal Board." (See 1977 Op. Atty. Gen. No. S-1307)
- 5. Deadline. In order to meet statutory deadlines, requests for Certificates of Error for the 2019 tax year must be filed with the Clerk of the Board between April 1, 2020 and November 1, 2020. Requests for Certificates of Error for the 2020 tax year cannot be considered by this Board of Review, and should not be submitted until the 2020 Board of Review convenes.

### J. Omitted Property

- **1. Authority.** The Board has the authority to place an assessment on omitted property (See 35 ILCS 200/9-265, et seq.).
- 2. **Notice.** If the Board initiates proceedings designed to place omitted property on the tax rolls, the Board shall give at least ten (10) business days written notice to the parties concerned advising them of the Board's proposed action.

#### K. Equalization

- 1. Authority. Subject to the restrictions of the property tax code, increase or reduce the entire assessment, or the assessment of any class included therein, if, in its opinion, the assessment has not been made upon the proper basis. The board may also equalize the assessment in any township, or part thereof, or any portion of the county (See 35 ILCS 200/16-60, et seq.).
- 2. **Procedure.** Petitions addressed to the Board regarding matters of equalization must show the class or classes of property, or the taxing jurisdictions that appear to be out of line with the general assessment level prevailing in the County. If such petitions of this character are to receive favorable consideration, they should be supported by assessment ratio data.

### L. Homestead Exemptions

- **1. Applications.** Applications for homestead exemption must be filed on forms furnished by the Clerk of the Board. All applications must be completely filled out and signed by the person claiming the exemption. Failure to comply will result in the application being returned.
- **2.** *Notarization.* When noted on the form, applications must be notarized.
- **3.** Approval or denial. The Clerk of the Board has full authority to act on the Board's behalf to approve or deny applications for homestead exemption. The Clerk may determine the eligibility of residential property to receive the homestead exemption by application, visual inspection, questionnaire, or other reasonable methods.
- **4. Deadline.** Final filing date for Homestead exemptions shall be November 30<sup>th</sup> of the year for which the exemption is requested, unless otherwise set by statute or ordinance.

#### M. Non-Homestead Exemptions

- 1. Applications. Applications for non-homestead exemption must be filed on forms furnished by the Board. Parcel number must be on the application and all questions must be answered, failure to comply will result in your Petition being returned. A separate fully completed application must be submitted for each parcel number; unless one legal description covers more than one parcel within the same township. Supporting documentation must be submitted in duplicate for each application (see instruction sheet). Pursuant to Illinois Department of Revenue, failure to complete and provide all evidence will delay final decision.
- **2. Separate applications.** A separate fully completed application must be submitted for each parcel number, unless one legal description covers more than one parcel within the same township. Supporting documentation must be submitted for each application.
- **3.** Submission in Duplicate. The application must be submitted in duplicate. In the event that an insufficient number of copies are submitted, the Clerk of the Board will reproduce the copies at a cost of \$1.00 per page. The applicant will be invoiced for all copies, and the Board of Review will not act upon the application until the invoice is paid.
- **4. Affidavit of Use.** An Affidavit of Use must be submitted for all Applications for Property Tax Exemption except property for State of Illinois or U.S. Government.
- **5.** *Photographs.* Photographs (actual, not copies) must be submitted for all Applications for Property Tax Exemption.
- **6.** *Notarization.* Where applicable, applications should be notarized.
- 7. Notification of Units of Government. If the request for an exemption would reduce the assessment by \$100,000 or more, the applicant or agent for the applicant must notify the Units of Government in their jurisdiction. A copy of the letters showing the notification of each Unit of Government must be submitted with the application at time of filing.

### N. Adoption

**1.** *Adoption.* These rules and procedures are adopted for the 2020 session of the Will County Board of Review as of June 22, 2020.

Susan McMillin, CIAO, Member Sharon Morelli, CIAO/I, Member Sue L. Smith, CIAO, Member Rhonda R. Novak, CIAO/I, Clerk

## **Checklist Before Filing**

Did you completely fill out all applicable sections of your complaint form?
Did you sign and date your complaint form?
Did you include all the information that you want the Board to consider?
Did you submit one (1) copy of the complaint form and one (1) copy of any supporting evidence?
If you attached supporting evidence, did you use paper clips or binder clips (no staples or other bindings can be used)?
If you want the Board of Review to decide based on the evidence you submitted so that you don't have to appear before the Board, did you sign the "Affidavit of Hearing Waiver Form"?
Did you file the complaint by the filing deadline of September 14, 2020?
If your property is in corporate ownership (including closely held LLCs), is your filing handled by an attorney?
If you are an attorney filing on behalf of an owner or taxpayer, did you include a letter of authorization signed by the property owner or taxpayer?

## Notes

# Verification of Authority to represent Owner(s) of Real Property Before the Board of Review of Will County, Illinois

The undersigned person herek	y grants authoi	rity to	
		_ to represent the	m in the
Attorney	ARDC#		
assessment hearing(s) before	the Board of Re	view for the 20	_tax
year.			
Owner's Signature(s)			
Owner 3 Signature(3)			
Owner's Phone Number			
Date			
Permanent Index Number(s)			_
			_
			_
			_
			_ _
			_

### WILL COUNTY BOARD OF REVIEW RESIDENTIAL APPEAL FORM

Docket#	
レンしていてに#	

### ATTACH ALL SUPPORTING DOCUMENTATION WITH PAPER/BINDER CLIPS

Real Property Assessment Appeal for the year \_\_\_\_\_ IF AN APPEAL HAS BEEN FILED WITH THE PROPERTY TAX APPEAL BOARD FOR THE PRIOR YEAR, PLEASE INDICATE THE DOCKET NUMBER ASSIGNED TO THEAPPEAL: \_\_\_\_\_ **SECTION I** (This section must be completed by all appellants for consideration by the Board). Complainant\* Attorney for Complainant ARDC# Street Street City Zip Code Zip Code City Telephone Telephone **Email Address Email Address** Petition is hereby made to appeal from the assessment of the \_\_\_\_\_\_ Township Assessor relating to the property described below. Notice of such assessment was postmarked on \_\_\_\_\_ Property Identification No. (P.I.N.):\_\_\_\_\_\_\_\_Township: \_\_\_\_\_\_ Address of Property \_\_\_ \*Please use the attached addendum on page 3 if there is more than one parcel number associated with your appeal. If this form was picked up from your local assessor's office or from the Supervisor of Assessments Office, we recommend that someone from that office review the assessments to ensure that they are correct and initial this form \_\_\_\_\_ THE ASSESSMENT PLACED ON THE REAL PROPERTY FOR SAID TAX YEAR IS AS FOLLOWS: LINES NO. 1 AND 2 BELOW MUST BE COMPLETED. (Information is available at the assessor's office) 1. By the Assessor: LAND\_\_\_\_IMPR.\_\_\_\_FL\_\_\_FB\_\_\_TOTAL\_\_\_INSTANT\_\_\_\_ 2. Your Claim: LAND\_\_\_\_\_IMPR.\_\_\_\_FL\_\_\_FB\_\_\_TOTAL\_\_\_INSTANT\_\_\_\_

Continue to Page 2

This appeal is based on: (You must check all that apply)

\_\_\_\_\_ Recent Sale \_\_\_\_\_ Comparable Sales \_\_\_\_\_ Assessment Equity \_\_\_\_\_ Recent Construction

By Submission of this Appeal, per Sec 13A & B of Board of agree to one of the following:	f Review Rules and Procedures (page 10), I
A.) The appellant will be able to retrieve the Township A evidence no less than five (5) business days prior to that was provided at the time of electronic submission	the hearing with the User ID and Password
B.) If the appellant submits the appeal in person or via the User ID and Password with information on how to react Township Assessor and/or Taxing Body utilizing the less than five (5) business days prior to hearing.	etrieve the evidence submitted by the
Appeal Portal access - BORAPPEAL	S.WILLCOUNTYSOA.COM
By checking the box, I acknowledge and understand Assessor and/or Taxing Body evidence for my appear	-
Signature of Complainant or Attorney	Date
*If complainant is other than owner, provide the following	
Owner's Name:	_

PLEASE COMPLETE SECTION II, III, OR IV. (INSTRUCTIONS ON PAGE 6)

Owner's Address:

<b>Property ID Number</b>	(P.I.N)				
By the Assessor	TI (DD	*7*	ED.	TOTAL T	T. ICIT.
LANDAppellant's Claim	IMPR	FL	FB	TOTAL	INST
	<b>IMPR</b>	$\mathbf{FL}$	FB	TOTAL	INST
D ID N k	(D I N)				
Property ID Number By the Assessor	(P.I.N)				
	IMPR	FL	FB	TOTAL	INST
Appellant's Claim					
LAND	IMPR	FL	FB	TOTAL	INST
Property ID Number	(P.I.N)				
By the Assessor	(=)				
LAND	IMPR	FL	FB	TOTAL	INST
Appellant's Claim					
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<b>Property ID Number</b>	(P.I.N)				
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LANDAppellant's Claim	IMPK	FL	FB	TOTAL	INST
	IMPR	FI.	FR	TOTAL	INST
<b>Property ID Number</b>	(P.I.N)				
By the Assessor	IMDD	Tet	ED	ТОТАТ	INST
Appellant's Claim	IVIPK	F.L	гь	TOTAL	INS1
LAND	IMPR	FL	FB	TOTAL	INST
Property ID Number	(P.I.N)				
By the Assessor LAND	IMPR	$\mathbf{FL}$	FB	TOTAL	INST
Appellant's Claim	N/N K	r_L	r <i>b</i>	TOTAL	
LAND	IMPR	FL	FB	TOTAL	INST
Property ID Number	( <b>P I N</b> )				
By the Assessor	(1 .1.11)				
LAND	IMPR	FL	FB_	TOTAL	INST
Appellant's Claim		·			
LAND	IMPR	FL	FB	TOTAL	INST
Property ID Number	(P.I.N)				
By the Assessor	/			<del></del>	
LAND	IMPR	FL	FB	TOTAL	INST
Appellant's Claim				mo=:-	
LAND	IMPR	FL	FB	TOTAL	INST

**SECTION II** 

Complete this section if your residence was (recently purchased if the transaction occurred within 6 months of the assessment year).

### **READ CAREFULLY- ANSWER ALL QUESTIONS**

Full consideration (Sale Price) \$	Date of Sale		
From who purchased	Owner occupied	Yes	
Is the sale of this single-family residence a transfer between t			
Sold by owner, realtor, or at auction?	Was a commission paid?	Yes	No
Name of realtor firm	Agent		
Was this property advertised for sale?	How long a period?		
If so, in what manner?Local NewspaperMultiple Was this property sold in settlement of:Installment Co	ntractContract or Deed	Forec	closure?
Was the seller's mortgage assumed?YesNo			
Amount spent on renovating before occupying \$ For upcoming year valuation, estimated market value of prop			
	•		
AFFIDAVIT OF H  (TO BE USED ONLY IF YOU WANT THE BOARD OF	EARING WAIVER	CICION DAC	ED ON THE
DOCUMENTS YOU SUBMITTED AND YOU I			
"OA	TH"		
I am the owner of the above residential property and wish that	at the Will County Board of Revi	ew accept my o	complaint,
which has been filed and render a decision based on the evidence	ence submitted with my complain	nt. I also under	stand that the
Board of Review will seek additional evidence form the Tow	nship Assessor, Supervisor of As	ssessments, or	from other
sources to be considered along with my complaint.			
In addition, I acknowledge that no further appeal will be const I may appeal to the State Property Tax Appeal Board within			
notice of our decision.		,	
Under penalty of perjury, I do solemnly swear that the statem are true and correct, as I verily believe; and if the Board of rehereby waive my request for a hearing.			
ALL EVIDENCE MUST BE SUBMITTED WITH THIS	COMPLAINT AND WAIVER	. NO ADDIT	IONAL
EVIDENCE WILL BE ACCEPTED AFTER THE FILIN			
Signature of Complainant/Attains	Dota		
Signature of Complainant/Attorney	Date		

### INSTRUCTIONS ON PAGE 6

	Out to at foreign		NS ON FAGE 0	0 #0	0
	Subject (your house)	Comp #1	Comp #2	Comp #3	Comp #4
Property Index	,				
Number (P.I.N.)					
Address					
Neighborhood					
Code					
Proximity to					
subject					
Total Land					
Sq. Ft.					
Design/Number of stories/Class					
Exterior					
Construction					
Number of					
Dwelling Units in					
Building					
Age of property					
Number of					
bathrooms					
Living area					
(square feet)					
Basement area					
Sq. Ft. Finished					
basement area					
Sq. Ft.					
Air conditioning					
(Yes or No)					
Number of					
Fireplaces					
Garage or car					
port					
(square feet)					
Other					
improvements Date of sale					
Date of Sale					
Sale price					
Sale price per					
square foot (Sale					
price / impr. size)					
Land assessment					
Improvement					
assessment					
Total assessment					
Improvement					
assessment per					
sq. ft. (Impr.					
Assmt. / Living					
Area (Sq. Ft.))			 rmation on your resid		

Recent Construction Information on your residence
<b>SECTION IV</b> If your residence was constructed within 6 months of the assessment year, or if you have remodeled, added an addition, or other building to your home site within 6 months of the assessment year you are appealing, please complete the following questions: What was the construction cost? \$
Does this amount include all costs incurred by the construction, such as contractor's fee, architectural or engineering fees, landscaping of home site, and building permits?YESNO
If yes, you must supply a sworn Contractor's Affidavit or a written summary of the total cost to the Board of Review.  a. Date when residence was substantially complete or initially used or occupied  b. Date when remodeling was completed or  c. Date when addition or other building to your home site was completed
Did owner or member of your family act as the general contractor or subcontractor?

### **INSTRUCTIONS FOR SECTION I**

**APPELLANT SECTION**: Should reflect complainant's name, complete address and phone number. The Board of Review does not recognize tax consultants and realtors as representatives of the complainant. Only the complainant or the complainant's attorney address is acceptable.

Complete and provide the following:

- 1. County Identification parcel number.
- 2. Address of property being appealed, township.

Provide the valuations as indicated:

- 1. Complainant or attorney must sign the appeal form.
- 2. Indicate which page(s) have been completed.
- 3. If complainant is other than owner, provide name and complete address of owner.

#### **INSTRUCTIONS FOR SECTION III**

Address - Address of your property and each comparable.

<u>Proximity</u> - How far from the subject property in blocks or miles.

<u>Date of Sale</u> - Date property was purchased.

<u>Location</u> - List subdivision or area where property is located.

Lot Size - Dimensions of your land.

Design - (Example: one story, one and one half story, two story, bi-level, etc.)

Exterior Construction - (Example: wood, brick, stone, etc.)

Age of Property - Age of primary structure approximate year it was built.

Condition - (Example: excellent, good, fair, poor, etc.) of your residence.

Room Count - Number of rooms in your residence.

Living Area - Total sq/ft of your residence (exclude garage, storage building, etc.)

Sale Price - Price paid for your property and each comparable.

Basement - Finished basement rooms, slab, partial, full - finished number of rooms.

Air Conditioning - Yes or no; if yes, central or window.

Heating - What type? Gas, electric, etc.

Fireplace - Yes or no; if yes, how many.

Garage/Car Port - Yes or no; if yes, attached or detached.

Porches - Yes or no.

Pool - Yes or no; if yes, above ground, or in ground.

<u>Land Assessment</u> - Assessed value of land determined by the assessor.

Improvement Assessment - Assessed value of the residence as determined by the assessor.

Total Assessment: Sum of land and improvements

Assessment per Square Foot: Improvement assessment, divided by sq/ft of residence

<u>Terms of Sale</u>: Contract for deed, conventional, VA, etc.