APPLICATION FOR APPEAL OF PROPERTY TAX

For appeals to the tax assessor, this form must be filed with the local office of tax assessment within ninety (90) days from the date the first tax payment is due. For appeals to the local tax board of review, this form must be filed with the local tax board of review not more than thirty (30) days after the assessor renders a decision, or if the assessor does not render a decision within forty-five (45) days of the filing of the appeal, not more than ninety (90) days after the expiration of the forty-five (45) day period.

1. TAXPAYER INFORMATION:

A. Name(s) of Assessed Owner: _____________________________________________ ________________
B. Name(s) and Status of Applicant (if other than Assessed Owner): _____________________________________________
   Subsequent Owner (Acquired title after December 31 on ______________________ 2022)
   Administrator/Executor _____ Lessee _____ Mortgagee _____ Other-Specify: ______________
C. Mailing Address and Telephone Number:
   Address: ___________________________________________ City: _______________________ State: ______ Zip code: ______
   Tel. No. (_____ ) ______ - _____________
D. Previous Assessed Value $ _____________________________
E. New Assessed Value $ _____________________________

2. PROPERTY IDENTIFICATION: Complete using information as it appears on tax bill.

A. Tax Bill Account No.: ________________ Assessed Valuation $ __________________ Annual Tax $ ________________
B. Location: ___________________________ Description: _____________________________
   No. ______ Street ______ Zip ______
   Real Estate Parcel Identification: Map ______ Lot ______ Parcel ______ Type ______
   _____ Tangible Personal Identification _____________________________________________
C. Date Prop. Acquired: _________ Purchase Price: $ __________________
   Total cost of any improvements $ ________________ What is the amount of fire insurance on building? $ _________________

3. REASON(S) REDUCTION SOUGHT: Check reason(s) reduction is warranted and briefly explain why it applies.
   Continue explanation on attachment if necessary.
   _____ Overvaluation _____ Incorrect Usage Classification
   _____ Disproportionate Assessment _____ Other - Specify: _____________________________

Applicants Opinion of Value $ _____________________________

(Fair Market Value __ Assessed Value __
As of December 31 in the year of the last update or revaluation for real estate (December 31, 2022) and as of December 31 of the tax year for personal estate)

Explanation __________________________________________________________

Have you filed a true and exact account this year with the City Assessor as required by law? _____________________________

Comparable properties that support your claim:

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<th>Address</th>
<th>Sales Price</th>
<th>Sales Date</th>
<th>Property Type</th>
<th>Assessed Value</th>
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4. SIGNATURES:

__________________________________________ __________________________
Signature of Applicant Date Signature of Authorized Agent Date

Name of Preparer Address __________ Tel. No. __________________________
TAXPAYER INFORMATION ABOUT APPEAL PROCEDURE

REASONS FOR AN APPEAL. It is the intent of the general assembly to ensure that all taxpayers in Rhode Island are treated equitably. Ensuring that taxpayers are treated fairly begins where cities and towns meet defined standards related to performing property values. All properties should be assessed in a uniform manner, and properties of equal value should be assessed the same.

TO DISPUTE YOUR VALUATION OR ASSESSMENT OR CORRECT ANY OTHER BILLING PROBLEM OR ERROR THAT CAUSED YOUR TAX BILL TO BE HIGHER THAN IT SHOULD BE, YOU MUST APPEAL WITHIN NINETY (90) DAYS FROM THE DATE THE FIRST TAX PAYMENT IS DUE.

You may appeal your assessment if your property is: (1) OVERVALUED (assessed value is more than the fair market value as of December 31 in the year of the last update or revaluation for real estate (December 31, 2022) and as of December 31 of the tax year for personal estate for any reason, including clerical and data processing errors; (2) disproportionately assessed in comparison with other properties; (3) classified incorrectly as residential, commercial, industrial or open space, farm or forest; (4) illegal tax partially or fully exempt; (5) modified from its condition from the time of the last update or revaluation.

WHO MAY FILE AN APPLICATION: You may file an application if you are (1) the assessed or subsequent (acquiring title after December 31) owner of the property; (2) the owner’s administrator or executor; (3) a tenant or group of tenants of real estate paying rent therefrom, and under obligations to pay more than one-half (1/2) of the taxes thereon; (4) a person owning or having an interest in or possession of the property; or (5) a mortgagee if the assessed owner has not applied. In some cases, you must pay all or a portion of the tax before you can file.

WHEN AND WHERE APPLICATION MUST BE FILED. Your application must be filed with the local office of tax assessment within NINETY (90) days from the date the first tax payment is due. THESE DEADLINES CANNOT BE EXTENDED OR WAIVED BY THE ASSESSOR FOR ANY REASON. IF YOUR APPLICATION IS NOT FILED ON TIME, YOU LOSE ALL RIGHTS TO AN ABATEMENT AND THE ASSESSOR CANNOT BY LAW GRANT YOU ONE. AN APPLICATION IS FILED WHEN RECEIVED BY THE ASSESSOR’S OFFICE.

PAYMENT OF TAX. Filing an application does not stay the collection of your taxes. In some cases, you must pay the tax when due to appeal the assessors’ disposition of your application. Failure to pay the tax assessed when due may also subject you to interest charges and collection action. To avoid any loss of rights or additional charges, you should pay the tax as assessed. If an abatement is granted and you have already paid the entire year’s tax as abated, you will receive a refund of any overpayment.

FILING AN ACCOUNT. Rhode Island General Laws Section 44-5-15 requires the annual filing of a true and exact account of all ratable estate owned or possessed by every person and corporate body. The time to file is between December 31, and January 31, of intention to submit declaration by March 15. Failure to file a true and full account, within the prescribed time, eliminates the right to appeal to the superior court, subject to the exceptions provided in Rhode Island General Laws Section 44-5-26(b). No amended returns will be accepted after March 15th. Such notice of your intention must be sent by certified mail, postage prepaid, and postmark no later than 12 o’clock midnight of the last day, January 31. No extensions beyond March 15th can be granted. The form for filing such account may be obtained from the city or town assessor.

ASSESSOR’S DISPOSITION. Upon applying for a reduction in assessment, you may be asked to provide the assessor with further written information about the property and to permit them to inspect it. Failure to provide the information or permit an inspection within thirty (30) days of the request may result in the loss of your appeal rights.

APPEAL. The assessor shall have forty-five (45) days to review the appeal, render a decision and notify the taxpayer of the decision. The taxpayer, if still aggrieved, may appeal the decision of the tax assessor to the local tax board of review, or in the event that the assessor does not render a decision, the taxpayer may appeal to the local tax board of review at the expiration of the forty-five (45) day period. Appeals to the local tax board of review shall be filed not more than thirty (30) days after the assessor renders a decision and notifies the taxpayer, or if the assessor does not render a decision within forty-five (45) days of the filing of the appeal, not more than ninety (90) days after the expiration of the forty-five (45) day period.
DISPOSITION OF APPLICATION (ASSESSOR’S USE ONLY)

GRANTED __________________________ Assessed Value _______________________
Date Sent __________________________ Abated Value _______________________
Date Returned _______________ DENIED _______________ Adjusted Value _______________
Assessed Tax __________________________________________________________________________
On-Site Inspection DEEMED _______________ DENIED _______________ Abated Tax _______________
Date Adjusted Tax ____________________ By _______________________________________________
Date Voted/Deemed Denied Tax Board of Review ____________________________________________
Date Change Certificate No. ___________________________________________________________

Any person still aggrieved on any ground whatsoever by an assessment of taxes against him or her in any city or town may, within thirty (30) days of the tax board of review decision notice, file a petition in the superior court for the county in which the city or town lies for relief from the assessment, to which petition the assessors of taxes of the city or town in office at the time the petition is filed shall be made parties respondent, and the clerk shall thereupon issue a citation substantially in the following form:

THE STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

To the sheriffs of several counties, or to their deputies, Greetings: We command you to summon the assessors of taxes of the town of ___________, to wit, ________________ of ____________________ (if to be found in your precinct) to answer the complaint of ________________ of ____________________ on the return day hereof (said return day being the ____________ day of ________ A.D. 20___) in the superior court to beholden at the county courthouse in __________________________ as by petition filed in court is fully set forth; and to show cause why said petition should not be granted. Hereof fail not, and make true return of this writ with your doings thereon. Witness, the seal of our superior court, at ______________________ this ________ day of ________ in the year ____________ __________________________________, Clerk.

(c) Provided, that in case the person has not filed an account, or filed an appeal first within the local tax board of review, that person shall not have the benefit of the remedy provided in this section and in §§ 44-5-27 — 44-5-31, unless: (1) that person's real estate has been assessed at a value in excess of the value at which it was assessed on the last preceding assessment day, whether then owned by that person or not, and has been assessed, if assessment has been made at full and fair cash value, at a value in excess of its full and fair cash value, or, if assessment has purportedly been made at a uniform percentage of full and fair cash value, at a percentage in excess of the uniform percentage; or (2) the tax assessed is illegal in whole or in part; and that person's remedy is limited to a review of the assessment on the real estate or to relief with respect to the illegal tax, as the case may be.