## TAXPAYER'S NOTICE TO INITIATE AN APPEAL



Prescribed by the Department of Local Government Finance

State Form 53958 (R8 / 1-21)

FOR OFFICE USE ONLY

Petition Number (Assigned by Local Office)

FORM 130

### Assessment Year Under Appeal

JANUARY 1, 20

- A taxpayer may appeal an assessment by filing this appeal form with the township assessor, or the county assessor if the township is not served by a township assessor.
- An appeal of the current year's real property assessment may have two different filing deadlines which are based on when the Form 11 notice of assessment is mailed. If the Form 11 is mailed before May 1 of the assessment year, the filing deadline Is June 15 of that year. If the Form 11 is mailed after April 30 of the assessment year, the filing deadine is June 15 in the year that the tax statements are mailed (IC 6-1.1-15-1.1) Taxpayers should complete Section II of this form for this type of appeal.
- An appeal can also be filed for real property assessments to correct certain types of specific errors covered in IC 6-1.1-15-1.1(a) and (b). This type or limited appeal must be filed not later than three (3) years after the taxes were first due. Taxpayers should complete Section III of this form for this type or appeal.
- For personal property assessments, an appeal can be filed within forty-five (45) days of the date that the notice was mailed.
- The appeal of an assessment requires evidence relevant to the true tax value of the taxpayer's property as of the assessment date. This evidence is not required to be provided at the time of filing the appeal; however, the exchange of available information is required at the preliminary informal meeting. If the disputed issues cannot be resolved and a hearing before the county board is required, any additional information obtained after the preliminary informal meeting and before the hearing should be provided to the other party before the hearing. If the information is provided for the first time at the hearing, the county board, unless waived by the receiving party, shall continue the hearing. Examples of evidence could include an appraisal, construction costs, sales information for the subject property or comparable properties, or any other information complied according to generally accepted appraisal principles.

As a result of filing this petition, the assessment may increase, may decrease, or may stay the same.

SPECIAL NOTE: A holder of a tax sale certificate under IC 6-1.1-24 does not have an interest in tangible property for purposes of obtaining a review or bringing an appeal of an assessment of property under IC 6-1.1-15.

Check type of property under appeal (check only one):

REQUIRED INFORMATION:					
SECTION I: PROPERTY and PETITIONER INFORMATION					
County	Township	Parcel or key number (for real property only)			
Address of property being appealed (number and street, city, state, and ZIP code)					
Legal description on Form 11 or property record card (for real property), or business name (for personal property)					
Name of property owner		Telephone number of property owner			
		( )			
Mailing address of property owner (number and street, city,	state, and ZIP code)	E-mail address of property owner (if available)			

OPTIONAL INFORMATION NOT REQUIRED AT THE TIME OF FILING:						
SECTION II: REASON FOR APPEAL OF CURRENT YEAR'S ASSESSMENT						
	Land	Improvements	Personal Property			
The property described in Section I is currently assessed at:						
The petitioner contends that the property should be assessed at:						
List attached evidence or give reasons for requested change:						
Name of authorized representative (if different from owner)		Telephone number of authorized representative				
Mailing address of authorized representative (number and street, city, state, and ZIP code)		E-mail address of property owner (if available)				
Signature of petitioner, taxpayer, or duly authorized officer		Date of signature (month, day, year)				
Printed or typed name of petitioner, taxpayer, or duly authorized officer						

SECTION III: CORRECTION OF ER	ROR PER IC 6-1.1-15-1.1(	a) and (b)			
	Land	Improvements	Total		
The property described in Section I is currently assessed at:					
The petitioner contends that the property should be assessed at:					
The requested change in value is justified because the following error was n	nade:				
The assessment was against the wrong person.					
The approval, denial, or omission of a deduction, credit, exemption, abatement, or tax cap.					
A clerical, mathematical, or typographical mistake.	A clerical, mathematical, or typographical mistake.				
The description of the property.					
The legality or constitutionality of a property tax or assessment.					
Give specific reasons why you contend an error was made. For example, the and the improvement value. (Do not give conclusions, such as "there is a mat			nd value		
Name of authorized representative (if different from owner)		Telephone number of author	ized representative		
Mailing address of authorized representative (number and street, city, state, and ZIP code	)	E-mail address of authorized	l representative (if available)		
Signature of petitioner, taxpayer, or duly authorized officer		Date of signature (month, da	y, year)		
Printed or typed name of petitioner, taxpayer, or duly authorized officer		L			

# PROCEDURE FOR APPEAL OF ASSESSMENT

Part of State Form 53958 (R8 / 1-21)

Taxpayer has right to appeal assessment.	1. PTABOA = County Property Tax A	
<ul> <li>A taxpayer may file an appeal based on the n</li> <li>Deadline: June 15 if notice of the real prop the assessment year.</li> </ul>	• Each county must have "knowledgeable in the	
<ul> <li>Deadline: June 15 of the year taxes are du assessment is mailed on or after May 1 of</li> <li>Deadline: For assessments of personal pr on which the notice is mailed.</li> </ul>	the assessment year.	The County Commissio (3) or five (5) member non-voting member of members.
	IC 6-1.1-15-1.1(b)	<ul> <li>Three-Member PTABO,</li> <li>The fiscal body appoint</li> </ul>
Taxpayer files a property tax appeal with a The taxpayer must use the Form prescribed being appealed. Filing of the appeal:		certified Level II or III as - The Board of Commissi that not more than two political party and so th At least one (1) of the E Level II or III assessor-
<ol> <li>initiates a review; and</li> <li>requires the assessing official to schedule taxpayer.</li> </ol>	a preliminary informal meeting with the	waive that requirement • Five-Member PTABOA: - The Board of Commissi
	IC 6-1.1-15-1.1, 1.2	and the county fiscal be
Assessing official must hold the preliminary resolve as many issues as possible. The as the preliminary meeting to Auditor and PTA	informal meeting with the taxpayer to sessing official must forward results of BOA <sup>1</sup> using Form 134.	<ul> <li>At least one (1) of the may be a certified Leve</li> <li>The Board of the county that not more than thre same political party and members are residents</li> </ul>
	IC 6-1.1-15-1.2(a)-(b)	members appointed by
If PTABOA receives Form 134 that indicates an agreement was reached before the PTABOA hearing:	If no agreement is reached or PTABOA does not receive Form 134, PTABOA must hold hearing within 180 days of filing of appeal. PTABOA must give	assessor-appraiser. Th requirements that one of assessor-appraiser.
<ul> <li>PTABOA votes to approve or deny the resolution;</li> </ul>	taxpayer and official at least thirty (30) days notice of the hearing date.*	Multiple County PTABC     Established by county le     Can have either three (     The majority of member     County county of member
assessing official gives notice of the agreed-to assessment to PTABOA, Auditor and Assessor <i>(if not same as</i>	* Taxpayer may request continuance at least ten (10) days before hearing. PTABOA must reschedule the hearing upon receipt. Taxpayer may request	- County assessor canno
<ul> <li>assessing official); and</li> <li>if PTABOA accepts the agreed resolution, must issue a final</li> </ul>	action without his presence or withdraw a petition at least 10 days before the hearing. A <u>PENALTY OF \$50</u> may be	days of filing of app
determination adopting the resolution and vacating any scheduled hearing.	assessed against the taxpayer or representative for an unexcused failure to appear at the hearing. Taxpayer may request that the PTABOA determine an	Taxpayer initiatesTaxpayer may apperrespect to: (1) asseproperty; (2) exemption
IC 6-1.1-15-1.2(c)-(d)	appeal without a hearing in writing at least twenty (20) days before the hearing.	property; (3) proper credits. The taxpay within forty-five (45) parties and must m
	UC 6-1.1-15-1.2(d)-(g), (l) During the PTABOA hearing, taxpayer may present his/her evidence for	party - i.e. the asse by taxpayer. <sup>3</sup>
	disagreement. The assessing official must present the basis for the assessment decision and refute the taxpayer's evidence. No appraisal is required by taxpayer. <sup>3</sup>	IBTR holds hearing petition is filed (unle IBTR must issue de hearing (unless ext reassessment year
<ul> <li>2. IBTR = Indiana Board of Tax Review</li> <li>IBTR is a state agency with three (3) commissioners</li> <li>Two (2) members of IBTR must be members of one a member of the other major political party.</li> </ul>		
IBTR may appoint administrative law judges to conc	IC 6-1.5-2-1, IC 6-1.5-3-3	A taxpayer must me
3. For a proceeding pending or commenced after June 3 a taxpayer or official may, in a proceeding concerni assessment of comparable properties in the same t district; but (in a proceeding regarding non-resident any comparable property, but preference is given to two (2) miles of the taxing district.	ng residential property, introduce evidence of the taxing district or within two (2) miles of the taxing ial property) a taxpayer may introduce evidence of	determination or at elapses for the IBTI appeal Tax Court de
Assessor Burden of Proof: If the assessment for which value of the property by more than five percent (5%) or immediately preceding assessment date, the county a assessment has the burden of proving that the assess	over the assessed value finally determined for the assessor or township assessor making the	Taxpayer initiates Review by the Supr

ssessment Board of Appeals

- a PTABOA comprised of individuals valuation of property.'
- oners may determine whether to have a three PTABOA. The County Assessor is a the PTABOA regardless of the number of
- A:
- s one (1) individual who must be a ssessor-appraiser.
- ioners appoints two (2) freehold members so (2) of the members may be of the same at at least two (2) are residents of the county. Board's appointees must be a certified appraiser. The Board, however, may
- ioners appoints three (3) freehold members ody appoints two (2) members. nembers appointed by the county fiscal body
- I II or III assessor-appraiser. y shall appoint three (3) freehold members so d so that at least three (3) of the five (5) of the county. At least one (1) of the the Board must be a certified Level II or III he Board, however, may waive the of their appointments be a Level II or III

IC 6-1.1-28-1

- A:
- egislative body of two (2) or more counties.
- 3) or five (5) members.
- rs must have Level II or Level III.
  - ot serve on the board.

s not hold a timely hearing within 180 peal, taxpayer may appeal to IBTR.<sup>2</sup>

IC 6-1.1-15-1.2(k)

IC 6-1.1-28-0.1, 0.2

#### an appeal with IBTR

eal PTABOA's action to IBTR with ssment of taxpayer's real or personal otion of taxpayer's real or personal ty tax deductions; or (4) property tax er must file the Form 131 with the IBTR ) days when PTABOA's order is given to ail a copy of the petition to the other ssing official. No appraisal is required

IC 6-1.1-15-3(a), (d), (f); IC 6-1.5-4-1

within nine (9) months after appeal ess general reassessment year). ecision within ninety (90) days after ension ordered or general ). Party may request a rehearing ays of IBTR final determination. May

#### IC 6-1.1-15-4(e)-(h); IC 6-1.1-15-5(a)

#### appeal with Tax Court

a petition with the Indiana Tax ve (45) days of IBTR final any time after the maximum time R to make a final determination. May etermination to Supreme Court.

IC 6-1.1-15-5(b), (c), (g)

appeal with Indiana Supreme Court reme Court is discretionary.

IC 33-26-6-7(d)