WASHOE COUNTY BOARD OF EQUALIZATION
ORGANIZATIONAL MEETING
JANUARY 18, 2019

COUNTY CLERK HANDOUT

Member Roster

February Calendar

Tasks Chart

CBOE Website Link

2019-2020 State Guidelines for County Boards of Equalization

Motions – Suggested Language Sheets

Agenda Item 8(b)
# 2019 MEMBERSHIP ROSTER
## WASHOE COUNTY BOARD OF EQUALIZATION

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<tr>
<th>Name</th>
<th>Status</th>
<th>Appointment Date</th>
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<tr>
<td>PHILIP HORAN, Chairman</td>
<td>Re-appointed</td>
<td>11/10/15</td>
<td>June 30, 2019 **</td>
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<tr>
<td>723 Cristina Drive</td>
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<tr>
<td>Incline Village, NV 89451</td>
<td>Appointed</td>
<td>5/24/11</td>
<td>June 30, 2015</td>
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<tr>
<td>831-5186 (home) 544-6561 (cell)</td>
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<tr>
<td><a href="mailto:Pjhoran33@gmail.com">Pjhoran33@gmail.com</a></td>
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<td>JIM RICHARDS</td>
<td>Appointed</td>
<td>5/24/11</td>
<td>June 30, 2022</td>
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<tr>
<td>Reno, NV 89502</td>
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<td>775-857-1033</td>
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<td><a href="mailto:jwtgrichards@gmail.com">jwtgrichards@gmail.com</a></td>
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<tr>
<td>JAMES AINSWORTH</td>
<td>Re-Appointed</td>
<td>10/9/18</td>
<td>June 30, 2022 **</td>
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<tr>
<td>5944 Middle Fork Drive</td>
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<td>Sun Valley, NV 89433</td>
<td>Appointed</td>
<td>10/28/14</td>
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<td>775-722-1533 (cell)</td>
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<tr>
<td><a href="mailto:Jamesainsworth72@gmail.com">Jamesainsworth72@gmail.com</a></td>
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<td>EUGENIA LARMORE</td>
<td>Appointed</td>
<td>11/10/15</td>
<td>June 30, 2019</td>
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<td>550 W. Plumb Lane, Suite B459</td>
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<td>Reno, NV 89509</td>
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<td>775-232-7203</td>
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<tr>
<td><a href="mailto:Eugenia@ekayconsultants.com">Eugenia@ekayconsultants.com</a></td>
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<tr>
<td>BARBARA “Bobbi” LAZZARONE</td>
<td>Re-Appointed</td>
<td>10/9/18</td>
<td>June 30, 2022</td>
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<tr>
<td>4165 Caughlin Parkway</td>
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<tr>
<td>Reno, NV 89519</td>
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<td>11/10/15</td>
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<tr>
<td>775-813-0702</td>
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<tr>
<td><a href="mailto:BLazzarone@gmail.com">BLazzarone@gmail.com</a></td>
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<td>FIRST ALTERNATE</td>
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<td>JAMIE KRAHNE</td>
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<tr>
<td>1296 Nixon Avenue</td>
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<tr>
<td>Reno, Nevada 89509</td>
<td>Appointed</td>
<td>January 2018</td>
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<tr>
<td>775-815-2138</td>
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<tr>
<td><a href="mailto:jkrhane@ensemble.net">jkrhane@ensemble.net</a></td>
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**Term limited per BCC rules unless no other person applies – then BCC can waive rule.**
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<tr>
<th>SUNDAY</th>
<th>MONDAY</th>
<th>TUESDAY</th>
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FEBRUARY 2019
WASHOE COUNTY BOARD OF EQUALIZATION
MEETING DATES
<table>
<thead>
<tr>
<th>WHEN</th>
<th>TASKPLETED BY CLERK/ASSESSOR</th>
<th>STATUTORY AUTHORITY</th>
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<tr>
<td><strong>BOEQ PROCEDURES PRIOR TO AND AFTER APPEAL HEARINGS</strong></td>
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<tr>
<td><strong>Task</strong></td>
<td><strong>When</strong></td>
<td><strong>Performed By</strong></td>
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<tr>
<td>Late November</td>
<td>Reserve Chambers for the Meetings</td>
<td>X</td>
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<tr>
<td>1 week before first meeting</td>
<td>Publish Meeting Dates</td>
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<tr>
<td>1st half of Jan.</td>
<td>January Organizational Meeting</td>
<td>X &amp; D.A.</td>
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<tr>
<td>Before Jan 1</td>
<td>Publish, post &amp; file the secured tax roll with the County Clerk</td>
<td>X POSTING</td>
</tr>
<tr>
<td>When Requested</td>
<td>Send Petition Forms and Filing Instructions to Property Owners</td>
<td>X</td>
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<tr>
<td>through 1/15</td>
<td>Accept Petitions</td>
<td>X</td>
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<tr>
<td>ASAP after 1/15</td>
<td>Schedule Hearings</td>
<td>X</td>
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<td>ASAP</td>
<td>Prepare Agendas</td>
<td>X</td>
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<tr>
<td>4 wrkg days prior</td>
<td>Post Agendas</td>
<td>X</td>
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<tr>
<td>through 2/28</td>
<td>BOARD CONDUCTS HEARINGS</td>
<td>X</td>
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<td>Within 10 days after hrg</td>
<td>Send Notice of Decision Letters</td>
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<tr>
<td>March 1</td>
<td>Do Minutes, Mark Exhibits, and Complete Petition Forms</td>
<td>X</td>
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<tr>
<td>When Requested</td>
<td>Publish/Post Increases</td>
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<tr>
<td>submitted hearings to State</td>
<td>Assessor to review changes made by Board each year for the next year</td>
<td>X</td>
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</table>
Board of Equalization

To find minutes or agendas for meetings, you may browse the minutes below, or use our search feature and Search Board Minutes here.

If you require further assistance or cannot find what you're looking for, contact our Board Records & Minutes Division at (775) 784-7279.

Meetings

- 2018
- 2017
- 2016
- 2015
- 2014
- 2013
- 2012
- 2011
- 2010
- 2009
- 2008
- 2007
- 2006
MEMORANDUM

Date: December 15, 2018

To: All County Boards of Equalization

From: Jeffrey Mitchell, Deputy Director, Department of Taxation

Copy: All County Assessors; All County Clerks

Subject: 2019-2020 County Board of Equalization Guidelines

The Department of Taxation is pleased to provide you with the 2019-20 version of the County Board of Equalization Guidelines. The Guidelines contain procedures for establishing the record during the hearing, Open Meeting Law guidelines, procedures for clerks to prepare the record, and information for taxpayers appealing their property values, including sample appeal forms and agent authorization forms.

Please note that all SBE appeal forms and agent authorization forms have been updated. The electronic versions of these forms are available to you for modification for your county contact information. Please call our office at (775) 684-2160 and we will be happy to help you.

If a taxpayer appeals to the State Board, please transmit the record on 8-1/2" x 11" paper or send electronically.

Please do not hesitate to call us if questions arise as to process or the proper procedures regarding the handling of evidence.
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<th>Feb</th>
<th>Mar</th>
<th>April</th>
<th>May</th>
<th>June</th>
<th>July</th>
<th>Aug</th>
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<th>Oct</th>
<th>Nov</th>
<th>Dec</th>
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<tbody>
<tr>
<td><strong>NRS 361.355(1):</strong> Appeals of values placed on 19-20 Unsecured Roll between 5-01-18 and 12-15-18 may go to CBE</td>
<td><strong>NRS 361.340(1):</strong> CBE ends on 2-28-19 for appeals of values on the 19-20 Secured and 18-19 Unsecured Rolls.</td>
<td><strong>NRS 362.135:</strong> NPM appeals for 2018 calendar year generally must be filed by May 20, 2019.</td>
<td><strong>NRS 361.380(1):</strong> SBE concludes hearings by Nov 1 for the 19-20 Secured Roll and 18-19 Unsecured Roll.</td>
<td><strong>NAC 361.7012(5):</strong> Direct appeals to SBE of NTC certified values for 19-20 must be filed by 1-15-19. Mine properties must be directly appealed to SBE</td>
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<td><strong>NRS 361.360 (3):</strong> Appeals of values on 18-19 Unsecured Roll made after 12-15-18 but before 4-30-19 may be heard by SBE if filed prior to 5-15-19.</td>
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<td><strong>NRS 361.340(10):</strong> CBE session begins on 4th Monday for 19-20 Secured Roll direct from NTC and appeals from CBE. Appeals from CBE must be filed by 3-10-19.</td>
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<tr>
<td><strong>NRS 361A.273(1):</strong> Appeals of conversions from ag land designation occurring between 7-1-18 and 12-16-18 may go to CBE</td>
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<td><strong>NRS 361A.273(2):</strong> Appeals of conversions from ag land designation occurring between 12-16-18 and 7-1-19 may go to SBE if filed prior to 7-15-19.</td>
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<td><strong>NRS 361.380(1):</strong> SBE session begins on 4th Monday for 19-20 Secured Roll direct from NTC and appeals from CBE. Appeals from CBE must be filed by 3-10-19.</td>
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<td><strong>NRS 361.390 (1):</strong> 2019-20 Tax roll filed with SBE on or before March 10, 2019.</td>
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<td><strong>NRS 361.380(1):</strong> SBE session begins on 4th Monday for 19-20 Secured Roll direct from NTC and appeals from CBE. Appeals from CBE must be filed by 3-10-19.</td>
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Establishing the Record During the Hearing
Establishing the Record  
For Findings of Fact, Conclusions of Law  

Quick Reference Guide

Identification of Parties

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

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

Authority of Board

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

These types of questions are addressed to the parties and/or to your DA or County Clerk.

Due Process: Notification

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

These types of questions are addressed to your DA or County Clerk.

Scope of Review

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

1. Was there relevant evidence that supports a conclusion? What was that evidence? (If the value is “reasonable,” state why it is reasonable.)
2. Was the record as a whole considered? (“I have considered the record as a whole and find…”)
3. Was the evidence credible? (“I find this evidence to be credible because…”)
4. Was there a preponderance of evidence to support the position taken? (“Although the respondent has provided some information, I find that petitioner’s evidence is persuasive and shows…”)
Valuation

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

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

1. Describe the parcel. Include the parcel size, shape, zoning, location, land use, brief description of the improvements, and total taxable and assessed value.
2. Name the tax roll and the year under discussion (i.e., 2019-20 Secured Tax Roll; the prior year “reopened or supplemental” roll or the prior year 2018-19 Unsecured Tax Roll).
3. Was this parcel reappraised this year? If not, what land and improvement factors were applied?
4. Were the land and improvement factors approved by the Tax Commission?
5. How was the base-lot value or comparative unit value determined for the area in which the subject parcel lies? Provide the initial sales data that was used.
6. What are the principle characteristics of the neighborhood?
7. What adjustments, if any, were made to the base-lot value or comparative unit value to account for differences in the subject property from the base lot or comparative unit?
8. How was the amount of the adjustment determined?
9. NRS 361.260(7) states that an assessor cannot use sales to develop the initial land value after July 1 (of the previous year). Did the assessor comply with this requirement?
10. Were there any sales between July 1 of the prior year and January 1 of this year which show trends supporting the initial land value determined for subject parcel?
11. Was Marshall-Swift used to determine the improvement values?
12. What multipliers and modifiers (i.e., regional cost multiplier, climate, seismic, resort, hillside modifiers) in Marshall-Swift were used in valuing this property?
13. What is the quality class assigned to the building?
14. What is the occupancy code assigned to the building?
15. Did you consider the information supplied by the taxpayer?

Sample questions for the Taxpayer

1. Are you appealing the land value, the improvement value, or both?
2. What sales do you have that would show the taxable value of the land exceeds full cash value?
3. What evidence do you have that the Marshall-Swift Costing manual was inappropriately used?
4. Why do you disagree with the value established by the Assessor?
5. The comparable sales used by the Assessor have certain characteristics. Explain in detail why these sales are not comparable, and why the sales you have are more comparable.

Other Examples of Typical Questions

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

1. Exemptions / Deductions / Deferments

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

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

2. How was taxable value established?

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

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

3. How was fair market value established?

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

Dos and Don’ts in Making a Decision

1. Avoid statements that begin “It seems…” or “It appears…”

2. State the fact and the evidence which supports the fact.

“Taxable value was incorrectly calculated because the Assessor used the wrong square footage. Although the cost per square foot is correct as shown on page 10, the cost was applied to an incorrect amount. The house is actually 1,200 square feet according to the record at page 23, but the Assessor used 1,500 square feet.”

3. If possible, make reference to the statute or court decision, or ask your DA or staff to include the reference in the written decision.
Hearing Procedures
County Boards of Equalization

1. Identify date, docket number, and title of appeal or case.

2. Summarize appeal and nature of case.

3. Identify Board members, staff; request appearances of parties.
   Ask attorney or person represented to identify themselves.
   - Name
   - Business address (or ask if address is on attendee sheet)
   - Party he or she represents

4. Specify transcription procedures.

5. Request all witnesses who will testify to stand and raise their right hand; the oath is administered by Board attorney:
   "Do each of you swear or affirm the testimony you will give in this matter will be the truth, the whole truth and nothing but the truth under penalty of perjury?"

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

6. Motions or preliminary matters for consideration.

7. Confidentiality issues – exhibits or testimony.

8. Opening statements at discretion of Board – petitioner followed by respondent.

9. Petitioner or his/her representative may proceed with his or her evidence and testimony.

10. Respondent or his/her representative may proceed with his or her evidence and testimony.

11. Petitioner or his/her representative present rebuttal evidence.

12. Within reason, and at the discretion of the Board, the Respondent presents sur-rebuttal evidence.

13. Confirm exhibits presented and admitted/denied.


15. Petitioner closing argument.


17. At Board’s discretion, allow parties to submit briefs and proposed findings of fact and conclusions of law.

18. At its discretion, the Board may:
   a. entertain motions to resolve the case, or
   b. take case under advisement

19. Adjourn.
Open Meeting Law Guidelines
Open Meeting Law

The County Clerk has the very important duty of notifying the parties and the public about when and where meetings of the County Board of Equalization will be held. There are two specific regulations with regard to the duty to notice parties and the public, listed below. For a complete discussion on the Open Meeting Law of Nevada, please refer to NRS Chapter 241, Meetings of State and Local Agencies. You may also access the Attorney General’s Open Meeting Law Manual at:
http://ag.nv.gov/uploadedFiles/agngov/Content/About/Governmental_Affairs/OML_Portal/2016-01-25_OML_12TH_AGOMANUAL.pdf

This section contains examples of hearing notices and agendas for posting.

Duty to Notice Parties

NAC 361.626 Duties of county clerk. (NRS 361.335, 361.340)
1. Each county clerk shall:
   (a) In addition to giving notice as required by chapters 241 and 361 of NRS, post a notice for each meeting of the county board of equalization at the meeting room and the clerk’s office.
   (b) Publish a notice in a newspaper of general circulation in the county at least 5 days before the first meeting by using a display advertisement which is no smaller than 2 by 4 inches and includes the deadline for filing petitions.
2. The county clerk or a representative of the county clerk shall attend all meetings of each panel of the county board of equalization.

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

- See example of Posted Agenda.

NAC 361.634 Notices. (NRS 361.340)
The county clerk shall maintain adequate proof of mailing or personal delivery of all letters or notices scheduling appearances before the county board of equalization. The proof may be a certificate of mailing or other reliable evidence. The letter or notice must advise the petitioner he or she is to pay for a court reporter and transcript if a transcript is desired and that one copy of the transcript must be provided to the county and one provided to the State Board of Equalization. A courtesy copy of such letters or notices must be delivered to the county assessor.

[St. Bd. of Equalization, Reg. No. 3 part §§ 3 & 4, eff. 12-29-75; A and renumbered as Reg. No. 3 § 3, 1-1-77; renumbered as Reg. No. 2 § 3, 10-14-77]

- See examples of Hearing Notices from which you may wish to take excerpts.

A compliance checklist for the Open Meeting Law, developed by the Attorney General’s Office, is also included in this section. The checklist comes from the 2016 Open Meeting Law Manual, see link at the top of the page.
Part 1  COMPLIANCE CHECKLIST

This is a checklist to reference when applying the Open Meeting Law. References in brackets are to the NRS and sections of this manual.

_______ Does the Open Meeting Law apply?

_______ Is the entity a public body? [NRS 241.015(4), §§ 3.01-3.10]

_______ Is there an exemption or exception from the Open Meeting Law? [§§ 4.01-4.07]

_______ Is a meeting going to occur? [NRS 241.015(3), §§ 5.01-5.13]

_______ Will a quorum of the members of the public body be present? [§ 5.01]

_______ Will a quorum deliberate toward a decision or take action on any matter over which the public body has supervision, control, jurisdiction, or advisory power? [§ 5.01]

Agenda (see Sample Form 1)

_______ Has a clear and complete agenda of all topics to be considered been prepared? NRS 241.020(2)(d)(1) §§ 6.02, 7.02]

_______ Does the agenda list all topics scheduled to be considered during the meeting? [§§ 6.02, 7.02]

_______ Have all the topics been described clearly in the agenda in order to give the public adequate notice? [§§ 6.02, 7.02]

_______ Does the agenda include designated periods for public comment? Does the agenda state that action may not be taken on the matters discussed during this period until specifically included on an agenda as an action item? [§§ 6.02, 7.04, 8.04]

_______ Does the notice inform the public that (1) items may be taken out of the order listed on the agenda, and (2) agenda items may be combined for consideration, and (3) items may be delayed or removed at any time? [§ 6.02]

_______ Does the agenda (1) describe the items on which action may be taken and (2) clearly denote that these items are for possible action? [§§ 6.02, 7.01, 7.02]
Has each closed session been denoted, including the name of the person being considered in the closed session, and if action is to be taken in an open session after the closed session, was it indicated on the agenda? [§§ 7.02, 9.06, NRS 241.020(2)(d)(4)]

Notice, posting, and mailing (see Sample Form 1)

Has written notice of the meeting been prepared? [NRS 241.020(2), § 6.01]

Does the notice include:

- The time, place, and location of the meeting? [§ 6.02]
- An agenda of topics for discussion or possible action; for further information, see Sample Form 1, this manual, or Index under “Agenda.”
- A list of places where the notice was posted? [§ 6.03]
- A statement regarding assistance and accommodations for physically handicapped people? [§ 6.02]

Was the written notice [NRS 241.020(3)(a), § 6.03]:

- Posted at the principal office of the public body (or if there is no principal office, at the building in which the meeting is to be held)? [§ 6.03]
- Posted at not less than three other separate, prominent places within the jurisdiction of the public body? [§ 6.03]
- Posted on the official website of the State, https://notice.nv.gov? [§ 6.03]
- Posted on the public body’s website if the public body maintains a website? [§ 6.03]
- Posted no later than 9 a.m. of the third working day before the meeting? (Do not count day of meeting) [§§ 6.03, 6.05]

In compliance with minimum public notice, is there written documentation for the public body’s record of meeting? [NRS 241.020(4)]

Was the written notice mailed at no charge to those who requested a copy? [§§ 6.04, 6.07]

Was it mailed in the same manner in which the notice is required to be mailed to a member of the body? [§ 6.04]

Was it delivered to the postal service used by the body no later than 9 a.m. of the third working day before the meeting? [§ 6.04]
Have persons who requested notices of the meeting been informed with the first notice sent to them that their request lapses after six months? [NRS 241.020(3)(c), § 6.04]

If a person’s character, alleged misconduct, professional competence, or physical or mental health is going to be considered at the meeting, has that person been given written notice of the time and place of the meeting? [NRS 241.033(1), § 6.09]

Does the notice contain a list of the general topics concerning the person, inform the person that he/she may attend the closed session, bring a representative, present evidence, provide testimony, and present witnesses? [NRS §241.033(4)]

Does the notice inform the person that the public body may take administrative action against the person? If so, then the requirements of NRS 241.034 have been met. [NRS §241.033(2)(b)]

Was the notice personally delivered to the person at least five working days before the meeting or sent by certified mail to the last known address of that person at least 21 working days before the meeting? (Nevada Athletic Commission is exempt from these timing requirements.) [NRS241.033(1)-(2)]

Did the public body receive proof of service of the notice before holding the meeting? (Nevada Athletic Commission not exempt from this requirement.) [NRS 241.033(1) (a) and (b)]

**Agenda support material made available to public**

Has at least one copy of an agenda, a proposed ordinance or regulation that will be discussed at the meeting, and any other supporting material (except confidential material as detailed in the statute) been provided at no charge to each person who so requests copies? [NRS 241.020(6) and (7) §§ 6.06, 6.07]

Has the governing body of a city or county whose population is greater than 45,000 posted its supporting materials to its website no later than the time the material is provided to members of the governing body? Material provided to the governing body during its meeting must be uploaded to its website within 24 hours after conclusion of the meeting. [NRS 241.020(8)]

Does each agenda list the contact information for the person(s) from whom a requester may obtain a copy of meeting supporting materials or the place where a copy may be obtained?

**Emergency Meeting**

Is this an emergency meeting? [NRS 241.020(2) and (10), § 6.08]

Were the circumstances giving rise to the meeting unforeseen?

Is immediate action required?

Has the entity documented the emergency?
Has an agenda been prepared limiting the meeting to the emergency item?

Has an attempt been made to give public notice?

While the notice and agenda requirements may be relaxed in an emergency, are other provisions of the Open Meeting Law complied with (e.g., meeting open and public, minutes kept, etc.)?

Closed Session (see Sample Form 3)

Is a closed session specifically authorized by statute? [NRS 241.020(1); NRS 241.030(1), §§ 9.01-9.07]

Have all the requirements of that statute been met?

If a closed session is being conducted to consider character, misconduct, competence, or physical or mental health of a person or to consider an appeal by a person of the results of an examination, see NRS 241.033:

Is the subject person an elected member of a public body? If so, a closed session is not authorized. [NRS 241.031, § 9.04]

Is the closed session to consider the character, alleged misconduct, or professional competence of an appointed public officer or a chief executive or administrative officer in a comparable position of a public body (i.e., president of a university, state college or community college within NSHE system, county school superintendent, or city or county manager)? If so, a closed meeting is prohibited. [NRS 241.031(1)(b)]

Is the closed session to discuss the appointment of any person to public office or as a member of a public body? If so, a closed session is not authorized. [NRS 241.030(4)(d), § 9.03]

Has the subject been notified as provided above? Has proof of service been returned to the public body? [NRS 241.033(1), § 6.09]

If a recording was made of the open session, was a recording also made of the closed session? [NRS 241.035(4), § 9.06]

Was the subject person given a copy of the recording of the closed session if requested? [NRS 241.035(6), NRS 241.033(6), § 9.06]

Have minutes been kept of the closed session? [NRS 241.035(2) § 10.02]

Have minutes and recordings of the closed session been retained and disposed of in accordance with [NRS 241.035(2)? § 10.03]

Was a motion made to go into closed session which specifies the nature of the business to be considered and the statutory authority pursuant to which the public body is authorized to close the meeting? [NRS 241.030(3), § 9.06]
Was the discussion limited to specific matters specified in the motion? 
[
§ 9.06
]

Did the public body go back into open session to take action on the subject discussed? (This must be done unless otherwise provided in a specific statute) 
[
§ 9.06
]

Has the subject requested the meeting be open? If so, the public body must open the meeting unless another person appearing before the public body requests that the meeting remains closed. 
[NRS 241.030(2)(a) and (b)]

Meeting open to public; accommodations

Have all persons been permitted to attend? [NRS 241.020, § 8.01]

Was exclusion of witnesses at hearings during the testimony of other witnesses handled properly? [NRS 241.030(4)(b), 241.033(5), § 8.07]

Was exclusion of persons who willfully disrupted a meeting to the extent that its orderly conduct is made impractical handled properly? [NRS 241.030(4)(a), § 8.06]

Have members of the public been given an opportunity to speak during the public comment period? [NRS 241.020(2)(d)(3), § 8.04]

Are facilities adequate and open? [§ 8.02]

Have reasonable efforts been made to assist and accommodate physically handicapped persons desiring to attend? [NRS 241.020(1), § 8.03]

If the meeting is by telephone or video conference, can the public hear each member of the body? [§ 5.05]

Have members of the general public been allowed to record public meetings on audiotape or other means of sound reproduction as long as it in no way interferes with the conduct of the meeting? [NRS 241.035(3), § 8.08]

Stick to agenda; emergency agenda items

Have actual discussions and actions at the meeting been limited to only those items on the agenda? [§ 7.03]

If an item has been added to the agenda as an emergency item: [NRS 241.020(2) and (10), § 6.08]

Was it due to an unforeseen circumstance?

Was immediate action required?
Has the emergency been documented in the minutes?

Did the body refrain from taking action on discussion items or public comment items? [NRS 241.020(2)(d)(3), § 7.04]

Recordings

The public body shall record its public meeting [NRS 241.035(4), § 10.04]:

Have recordings been made of the closed session as well as open sessions? [NRS 241.035(4), § 9.06]

Recordings of public meetings must be made available to the public within 30 workings days after adjournment of the meeting. [NRS 241.035(2)]

Recordings must be retained for at least one year after the adjournment of the meeting. [NRS 241.035(4)(a)]

Recordings of public meetings must be treated as public records in accordance with public records statutes. [NRS 241.035(4)(b)]

Have recordings of closed sessions been made available to the subjects of those sessions, if requested? [NRS 241.033(6)]

Minutes (see Sample Form 2)

Have minutes or an audio recording been made available for both open and closed sessions? [NRS 241.035(2), (4) and (6), § 10.02]

Do they include at a minimum the material required by NRS 241.035(1)? [§ 10.02]

Are minutes of open sessions kept as public records under the public record statutes and NRS 241.035(2)?

Have minutes of open sessions been made available for inspection by the public within 30 working days after the adjournment of the meeting, retained for at least five years, and otherwise treated as provided in NRS 241.035(2)?

Have minutes of closed sessions been made available to the subjects of those sessions if requested? [NRS 241.033(6)]

Non-compliance

Have any areas of noncompliance been corrected? [§§ 11.01, 11.02, 11.03, 11.04]

If litigation is brought to void an action or seek injunctive or declaratory relief, was it brought within the time periods in NRS 241.037(3)? [§ 11.07]
Preparing the Record
Preparing the Record

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

NAC 361.628  Summary of appraisal data. (NRS 361.340) Each county assessor shall prepare and submit to the county board of equalization a summary of appraisal data for each property which is the subject of a complaint alleging that taxable value is in excess of full cash value. The summary must:
1. Include the method used to value the property and the sales price of comparable property which supports the valuation; and
2. Be accompanied by a map of the area showing the location of the property and all comparable property.

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

NAC 361.638  Exhibits; minutes; petition forms. (NRS 361.340, 361.365) Each county clerk shall:
1. Mark, record and file all exhibits submitted to the county board of equalization. A list of exhibits must be included on each petition at the place designated therefor.
2. Prepare complete minutes of each hearing, including any action taken by the board and the specific reasons for that action.
3. Complete each petition form to reflect the action taken by the board and the specific reasons for that action.
4. Submit petitions, exhibits, minutes, certificates of mailing and other material deemed pertinent by the county board of equalization to the Secretary of the State Board of Equalization no later than the fourth Monday in February.

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

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

NAC 361.645  Appeal of decision to State Board of Equalization: Record of proceedings before county board. (NRS 361.340)
1. Within 15 calendar days after a county clerk receives notice from the State Board of Equalization that an appeal of a decision of the county board of equalization has been docketed for a hearing at the State Board, the county clerk shall:
   (a) Prepare a record of the proceedings before the county board in the decision on appeal, including a general index in a format prescribed by the State Board of Equalization. The index must clearly identify each exhibit, paper, report or other documentary, audio or video evidence included in the record.
   (b) Certify the record as complete except as shortened pursuant to subsection 3.
   (c) Transmit the certified record to the State Board of Equalization.
   (d) Serve a copy of the general index on each party to the appeal.
2. If a petitioner has delivered a certified transcript of the hearing before the county board to the county clerk pursuant to NRS 361.365, the clerk shall include a copy of the transcript in the record. The transcript delivered to the clerk must be prepared by a certified court reporter.
3. Except as otherwise provided in this subsection, the record submitted to the State Board of Equalization must be complete. The record may be shortened:
(a) By written stipulation of all parties to the appeal; and
(b) By the omission of duplicate copies of any exhibit, paper, report or other documentary evidence submitted at the hearing before the county board. The clerk shall include original documents rather than copies of all documentary evidence, if possible.
(Added to NAC by St. Bd. of Equalization by R029-05, eff. 6-28-2006)

*Checklist of Exhibits from the County Assessor*
See NAC 361.628

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

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

**Property Record Card, including:**
- Parcel characteristic information, including land use code, size, shape, and zoning
- Cost of each component

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

**Description of Method Used to Derive Value**
- For instance, describe how the comparable sales method, allocation, abstraction, ground rent, or other allowed method was applied.

**Other, As Appropriate, for instance:**
- Comparable sales data and analysis
- Income approach data and analysis
- Obsolescence data and analysis
Recording and Marking Exhibits

Procedural Steps:

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

Minutes

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

CLARK COUNTY BOARD OF EQUALIZATION

GENERAL INDEX

CBOE PETITION NO.: 182
SBOE CASE NO.: 16-114
PARCEL NO.: 161-30-812-013
DATE HEARD BY CBOE: February 6, 2016
PETITIONER: Earl D. Cottrell
RESPONDENT: Clark County Assessor

1. Clerk's Certification of Copy
2. Petition for Review of Assessed Valuation
3. Evidence of Mailing Notice of Hearing
4. Notice of Decision
5. Exhibit List
6. Petitioner's Exhibits
7. Assessor's Exhibits
8. Audio Evidence (Audio will be transmitted separately)
9. Minutes: See pertinent minutes dated 2/06/2016
CERTIFICATION OF COPY

STATE OF NEVADA )
) ss.
COUNTY OF CLARK )

I, LYNN MARIE GOYA, the duly qualified and acting Clerk of Clark County, in the State of Nevada, and Ex-Officio Clerk of the Clark County Board of Equalization, do hereby certify that the foregoing is a true, full and correct copy of the original:

CBOE Case #: 182
Hearing Date: 2/06/2016
APN: 161-30-812-013
Petitioner: Earl D. Cottrell

now on file and of record in this office.

IN WITNESS WHEREOF, I have hereunto set my hand and seal of the Court at my office, Las Vegas, Nevada, the 23rd day of March, 2016.

LYNN MARIE GOYA, Clerk

Beth Koch, Deputy Clerk
WASHOE COUNTY BOARD OF EQUALIZATION – 2017

COUNTY CLERK’S CERTIFICATION AND GENERAL INDEX

SBOE: Case No: 112

CBOE: APN 018-351-06
Hearing No. 17-0061

Date Heard by CBOE: 2/23/2017
Petitioner(s): OUELLETTE 2008 TRUST, LOREN & GAYLA
Respondent: Washoe County Assessor

I, Nancy Parent, Washoe County Clerk and Clerk of the Washoe County Board of Equalization, do hereby certify that the documents set forth on the attached General Index are the complete record of the final administrative decision in the above-entitled matter and that the said records and this Certification were forwarded to the State Board of Equalization pursuant to NAC 361.645 via U.S. mail and electronic transfer on or before the date referenced above.

The undersigned further certifies that a copy of this Certification, together with the attached General Index, was electronically transferred to the Washoe County Assessor on or before the date referenced above.

Finally, the undersigned certifies that a copy of this Certification, together with the attached General Index, was deposited in the U.S. mail, with first class postage fully prepaid, on the date set forth above, addressed to:

OUELLETTE 2008 TRUST, LOREN & GAYLA
1708 BELFORD RD
RENO, NV 89509

NANCY PARENT, Washoe County Clerk and Clerk of the Washoe County Board of Equalization

NP/cs
cc: Assessor’s Office
WASHOE COUNTY BOARD OF EQUALIZATION
GENERAL INDEX

SBOE:  Case No: 112

CBOE:  APN 018-351-06
Hearing No. 17-0061

Date Heard by CBOE:  2/23/2017
Petitioner(s):  OUELLETTE 2008 TRUST, LOREN & GAYLA
Respondent:  Washoe County Assessor

1.  Petition for Review of Assessed Valuation
2.  Affidavit of Mailing (Notice of Hearing)
3.  Notice of Hearing
4.  Affidavit of Mailing (Notice of Decision)
5.  Notice of Decision

6.  Petitioner's Exhibits:
    None.

7.  Assessor’s Exhibits:
    Exhibit I: Assessor's Hearing Evidence Packet including comparable sales, maps and subject's
    appraisal records, 14 pages.

8.  Agenda for the meeting 2/23/2017
9.  Minutes for Hearing No. 17-0061
10. MP3 audio recording for the meeting 2/23/2017 (sent under separate mailing).
Appealing to the County Board of Equalization
Appealing to the County Board of Equalization

- All counties are requested to use the approved State Board of Equalization appeal form, *Petition for Review of Taxable Valuation to the County Board of Equalization*. No adjustments may be made to the approved size (8 ½" x 11").

- Included are templates for your use with regard to instructions about how to fill out the form, information about the appeal process, and an agent authorization form template.

- The use of the templates is not required but is simply made available to you to use or not use as you see fit. You may modify them to fit your needs.

The State Board of Equalization forms were updated on December 15, 2019. The form for county boards is located in these Guidelines at pages 28-29.
How to Petition for a Review of Your Property Taxes:  
County Board of Equalization

**Talk with the Assessor**

There are several reasons why you may want to petition for a review of your property taxes. Whatever the reason, the first step is to contact your county assessor. Be prepared before you call or go to the Assessor’s office: Have your “APN” – the Assessor’s Parcel Number or the parcel identifier number if the property is personal property, readily available. The “APN” or the parcel identifier number can be found on your Notice of Assessment or tax bill.

Be prepared to discuss your questions and points with the assessor. Ask the assessor or his staff to discuss how the value was estimated. You may request a copy of the property record card to see if the property is correctly listed. You may also request a copy of the current market evidence which supports the valuation adjustments made to your property and a comprehensive written analysis describing the adjustments. NAC 361.1182(3)(b) and (c).

Provide the assessor with a copy of any information which supports your request for a change in value.

**Steps in a County Board of Equalization Appeal**

If you still believe a review by the County Board of Equalization is necessary after you have discussed the matter with the assessor, reviewed the assessor’s information and after any factual errors have been corrected, you may initiate the appeal process as follows:

1. Obtain a copy of the County Board appeal petition form from your county assessor. NRS 361.357(2).

2. Fill out the correct petition form. The County Board of Equalization, the State Board of Equalization, and the Nevada Tax Commission each has a petition form. Make sure you have obtained the correct form for the type of appeal you are making.

3. Turn in the completed County Board petition form to the county assessor by the due date. After the petition is received, the County Board Clerk will notify you of the time and place scheduled for your hearing.

4. Provide any evidence to the County Board ahead of your scheduled hearing date so the members can read and study your information. You may also present evidence to the County Board during the scheduled hearing.

5. Show up to the scheduled hearing! The County Board may have questions about your appeal or your evidence.

The taxpayer has the burden to show why the property valuation should be changed; exempted from taxation; or the agricultural or open-space use designation changed.

There are three government organizations which hear property tax appeals, depending on the issue and type of property.

The **County Board of Equalization** hears appeals about the value of property established by the county assessor; whether property should be exempt from taxation; and whether certain property is appropriately designated as agricultural or open-space land.

The **State Board of Equalization** hears appeals from the decisions of the county boards of equalization. It also hears direct appeals on the value of utility property assessed by the Department of Taxation; value of mining property established by the Department of Taxation and appeals of locally assessed property under certain conditions, such as when new property is placed on the tax roll after the close of the County Board of Equalization session.

The **Nevada Tax Commission** hears appeals about property taxes (not assessed value), including appeals about tax abatements and waivers of penalties and interest. The Commission does not hear appeals about the value of property.

The County Board of Equalization hears most appeals on issues of valuation. Depending on the type of property or the issue, however, both the State Board of Equalization and the Nevada Tax Commission also hear appeals. Make sure you understand which forum is the correct forum to hear your appeal. See Figure 1.
**Filling out the County Board Appeal Petition Form**

**Step 1.** Provide your name and contact information. If you have an agent or an attorney, also provide that person’s name and contact information. See Box.

**Step 2.** List information about your property.

A. Check the box for the tax year and the type of tax roll on which your property is listed. Choose only one box from: (1) the current year “secured roll;” (2) the prior year “reopened or supplemental” roll; or (3) the prior year “unsecured roll.” The Notice of Assessment or your tax bill will indicate the tax year and type of tax roll on which your property is listed. Check only one box.

B. List the APN or parcel identifier number assigned by the assessor to your property. This information can be found on the Notice of Assessment or your tax bill.

C. List the County in which your property is located.

D. If the appeal involves more than one parcel, check the box. If the multiple parcels should be treated as a single unit, describe how many parcels are part of the unit and then list all the APNs or parcel identifier numbers on a separate sheet of paper. If the multiple parcels do not act as a single unit, then fill out a separate appeal form for each one.

E. List the physical address of the property.

F. If the information is available, list the purchase price of the property and the date when it was purchased.

**Step 3.** Provide details about the appeal.

1. Provide your opinion of value for the land, improvements, and personal property. Add up the three components for the total property value. If you are only appealing a part of the value but not all, write your opinion of value on the appropriate line. For any property you are not appealing, write “N/A” on the appropriate line. For instance, if you are appealing the value of the land but not the value of the buildings, write your estimate of value on the line for “land” and put “N/A” on the line for buildings.

2. Describe the reasons for your appeal or request for review on the lines provided. If you need more room, attach a separate sheet of paper, and write on the lines provided “see attached sheet.”

3. If you are providing additional information like photographs or an appraisal, check the appropriate box.

**Step 4.** Go to page 2. Check the most appropriate box which describes the type of appeal or review you are requesting. If you want to look up the statutory citation that is listed on the appeal form, go to: [http://leg.state.nv.us](http://leg.state.nv.us) and then select “Law Library” then “Nevada Revised Statutes” or “Administrative Code.” Search the Table of Contents for the statute or regulation you need.

**Step 5.** Sign and date the petition. If you are being represented by an agent or attorney, that person must also sign and date the petition. Check the box if you have attached the agent authorization form.

---

**Agent Authorization**

If you appoint someone to represent you, you must provide written authorization to the County Board of Equalization indicating the representative is authorized to file the appeal on your behalf and to represent you during the hearing. The written authorization must be received no later than 48 hours after the last day allowed for filing the appeal. *NRS 361.362.*
Examples of Hearing Notices
Example of Notice of Hearing

Date here

NOTICE OF HEARING

CERTIFIED MAIL – xx
PETITIONER:  
Address

CERTIFIED MAIL – xx
RESPONDENT:
Assessor
Address

DATE:  Hearing Date
TIME:  Hearing Time
PLACE:  Hearing Place
       Hearing Address
       Hearing City

LEGAL AUTHORITY AND JURISDICTION OF THE COUNTY BOARD OF EQUALIZATION: NRS 361.400

Case No:  xxx  Parcel No:  xxx

The County Board of Equalization (County Board) will hear the Petitioner’s appeal at the time and place stated above. Please be aware that the time is approximate and although you may be assured the appeal will not be heard prior to the stated time, be prepared for possible delays as several appeals are scheduled at the same time.

Please be aware the County Board will limit its consideration to the issues and contentions set forth in the petition. Information regarding the rules of practice and procedure before the County Board are on the attached information sheet.

If you have any questions, please call (775) 123-4567.

Joan Doe,
Secretary to the County Board of Equalization

By: ____________________________
Title

cc:  CERTIFIED MAIL – xxx
Representative
Address
Example of Notice of Appearance

Date here

NOTICE OF APPEARANCE

CERTIFIED MAIL – xx
PETITIONER:
Address

CERTIFIED MAIL – xx
RESPONDENT:
Assessor
Address

DATE: Hearing Date
TIME: Hearing Time
PLACE: Hearing Place
Hearing Address
Hearing City

Case No: xxx Parcel No: xxx

Our records indicate one of the following:

☐ The appeal was filed late.
☐ The agent authorization does not comply with statutory requirements.

The County Board of Equalization (County Board) will determine whether the above case is within the legal authority and jurisdiction of the County Board pursuant to the requirements of NRS 361.360. Please be aware that the time is approximate and although you may be assured the matter will not be heard prior to the stated time, be prepared for possible delays as several cases are scheduled at the same time.

If the County Board decides to hear the merits of the appeal immediately upon determination it has jurisdiction, then the petitioner and the respondent may each make an additional presentation on the merits of the case.

Information regarding the rules of practice and procedure before the County Board are on the attached information sheet. If you have any questions, please call (775) 123-4567

XXX
County Clerk

By: ________________________________

cc: CERTIFIED MAIL – xxx
Representative
Address
Examples of Agenda
STATE BOARD OF EQUALIZATION AGENDA
June 15, 16, 17, 2016
8:30 a.m.

Grant Sawyer Office Building
June 15, Room 4401
June 16, Room 4500
June 17 8:30 a.m. until 12:00 p.m., Room 4412
June 17 1:30 p.m. until 4:30 p.m., Room 4500
555 E. Washington Avenue
Las Vegas, Nevada

NOTE (1): “Notice of Appearance” cases are cases in which the State Board must first determine if it can accept jurisdiction. If the State Board determines it can accept jurisdiction, the parties must be prepared to proceed on the merits of the case immediately.

NOTE (2): Appellants are advised that decisions may be rendered at any time subsequent to a hearing; the staff or a deputy attorney general may be queried at the time requesting additional information or legal points on the matter.

NOTE (3): No action will be taken on any matters during public comment. Prior to the commencement and conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual, the board may refuse to consider public comment. See NRS 233B.126. Public comment will be limited to comments of three minutes or less; and relevant to and within the authority of the State Board.

NOTE (4): The State Board of Equalization may take any case or item in a different order than the way the case is listed on the agenda. Items may be combined for consideration by the State Board of Equalization. Items may be pulled or removed from the agenda at any time.

The following order of presentation will ordinarily be used for each appeal:

1. Administration of the Oath;
2. Review of Taxpayer Notices designating an authorized agent; consideration of deficient agent authorization notices;
3. Consideration of Appellant or Respondent Preliminary Objections, if any;
4. Consideration of Appellant or Respondent Preliminary Motions, if any;
5. Consideration of State Board Preliminary Motions, if any;
6. Motions to accept or deny late-filed evidence and documents pursuant to NAC 361.723 (5);
7. Introduction of new evidence pursuant to NAC 361.739;
8. Brief Orientation by the County Assessor or his staff (NAC 361.741);
9. A presentation of not more than 15 minutes by the petitioner;
10. A presentation of not more than 15 minutes by the respondent;
11. A rebuttal of not more than 5 minutes by the petitioner;
12. Questions by the State Board;
13. Official Notice of matters recited in NAC 361.720; rules, regulations, official reports, decisions and orders of the Commission, State Board or any agency; matters of common knowledge and technical or scientific facts of established character; pertinent official documents; matters judicially noticed by the Courts; and
14. Closure of hearing; discussion, consideration, and vote by the State Board. The parties may not participate in the discussion of the State Board.

A. Opening Remarks by the Chairman; introduction of State Board members
B. Public Comment (see Note 3)
Action may be taken on the following agenda items:

June 15, 2016

<table>
<thead>
<tr>
<th>CASE NUMBER</th>
<th>PETITIONER</th>
<th>PROPERTY TYPE</th>
<th>RESPONDENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. For Possible Action: APPEALS FROM ACTION OF A COUNTY BOARD OF EQUALIZATION PURSUANT TO NRS 361.400, TAX YEAR 2016-17 Secured Roll or 2015-16 Unsecured Roll, or 2015-16 Supplemental Roll</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16 120</td>
<td>Oehler 1992 Trust</td>
<td>Multi-family Res</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 275</td>
<td>CF MH III Three Crowns LLC</td>
<td>Multi-family Res</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 281</td>
<td>District Apartment Land LLC</td>
<td>Multi-family Res</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>D. For Possible Action: APPEALS FROM ACTION OF A COUNTY BOARD OF EQUALIZATION PURSUANT TO NRS 361.400, TAX YEAR 2016-17, Secured Roll</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16 103</td>
<td>BR Summerlin Property, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 136</td>
<td>U.S. National Assn Tr c/o C-III Asset Mgmt</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 292</td>
<td>Mars Partners LTD</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 293</td>
<td>Mars Partners LTD</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 294</td>
<td>Mars Partners LTD</td>
<td>Vacant Land</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 287</td>
<td>Fisher Brothers Las Vegas LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 288</td>
<td>Fisher Brothers Las Vegas LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 207</td>
<td>Eastgate Auto Properties LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 210</td>
<td>Findlay Family Properties LP</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 211</td>
<td>Findlay-Shack Properties LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 212</td>
<td>Findlay Family Properties LP</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 213</td>
<td>Findlay Family Properties LP</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 215</td>
<td>James 215, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 224</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 225</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 226</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 227</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 228</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 229</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 230</td>
<td>Palm Mortuary, Inc.</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 245</td>
<td>CDF Property Holdings, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 279</td>
<td>Findlay Family Properties LP</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 247</td>
<td>3439 W. Cahuenga LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 216</td>
<td>Medford Capital LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>E. For Possible Action: RECOMMENDATIONS BY THE SECRETARY TO DISMISS TAXPAYERS’ APPEALS PURSUANT TO NAC 361.7014, Untimely Filed Appeals for Tax Years 2016-17 Determination of Jurisdiction of State Board. See Note (1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16 262</td>
<td>Medford Capital LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 217</td>
<td>New Deal – Seabreeze, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 237</td>
<td>Southern California Nevada LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 238</td>
<td>Tenaya Village LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 246</td>
<td>CARE Holdings LLC et al</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 248</td>
<td>2550 Casino Investments, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 249</td>
<td>3391 Buffalo Building, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 251</td>
<td>CDF Property Holdings, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 252</td>
<td>CKWY Vegas LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 253</td>
<td>Chilton Properties, LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 254</td>
<td>Constantino Noval Nevada 2 LLC</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
<tr>
<td>16 257</td>
<td>Highland Industrial Park Partnership</td>
<td>Commercial</td>
<td>Clark County Assessor</td>
</tr>
</tbody>
</table>
June 16, 2016

F. For Possible Action: Adoption of Permanent Regulations

LCB File No. R097-15, Property Tax Appeal Petitions and Agent Authorizations

LCB File No. 097-15 was proposed to generally clarify and improve the procedures for appealing before the State Board of Equalization, including the information collected on appeal forms and agent authorization forms, what a written authorization entails, and definitions for the participants in an appeal. These regulations take into consideration the changes made to NRS 361.334 regarding ownership of property and NRS 361.362 regarding the written authorization that authorizes a person to file an appeal on behalf of an owner. NAC 361.721 regarding duplication of exhibits is also proposed for amendment.

G. Briefing to and from the Board and the Secretary and Staff
   For Possible Action: Proposed Hearing Schedules and Docket Management

H. State Board of Equalization Comments (see Note 3)
I. Public Comment (See Note 3)
J. Adjournment

The Department is pleased to make reasonable accommodations for members of the public who are disabled and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the Department of Taxation in writing or call (775) 684-2160 prior to the meeting.

Notice agendas were posted at the following locations:
DEPARTMENT OF TAXATION LOCATIONS: 1550 College Parkway, Carson City; 4600 Kietzke Lane, Bldg L, Ste 235, Reno; 555 E. Washington Ave, #1300, Las Vegas; 2550 Paseo Verde Parkway, Suite 180, Henderson; Also: CLARK COUNTY GOVERNMENT CENTER, 500 S. Grand Central Parkway, Las Vegas; LAS VEGAS LIBRARY, 833 Las Vegas Blvd, Las Vegas; STATE LIBRARY & ARCHIVES, 100 Stewart St, Carson City.

Notice of this meeting was also posted on the Internet through the Department of Taxation website http://tax.nv.gov/ and on the Internet website maintained by the Legislative Counsel Bureau http://leg.state.nv.us/ and the Department of Administration website https://notice.nv.gov/.
County Board of Equalization

Guidelines for Writing Decision Letters
EXAMPLE OF INSUFFICIENT EVIDENCE
TO OVERTURN VALUE OF ASSESSOR

In the Matter of )
Smith Trust ) Case No. 1234 )
Parcel No. 18-602-007 )

NOTICE OF DECISION

Appearances

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

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

Summary

The matter of the Taxpayer’s petition for review of property valuations within Sagebrush County, Nevada, came before the County Board of Equalization (County Board) for hearing in Sagebrush City, Nevada, on February 10, 2019, after due notice to the Taxpayer and the Assessor.

Taxpayer objects to the increase in the property tax as it is unjustified by the activity in the area; and asserts the value of the property is negatively impacted by its location in the flight path of Air Force Base. The Assessor responds the comparable sales are similarly situated to the subject and are similarly impacted by their location to Air Force Base.

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

FINDINGS OF FACT

1) The County Board of Equalization is an administrative body created pursuant to NRS 361.340.

2) The County Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.345.

3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.

4) The Taxpayer did not present sufficient evidence to support a value different from that established by the County Board of Equalization.

5) The evidence presented by the Assessor indicates that the taxable value of the Subject Property does not exceed full cash value. The comparable sales used by the Assessor are within close proximity to the Subject Property and range in adjusted value from $2.47 per square foot to $3.29 per square foot. Comparing these adjusted values with that of the valuation of the Subject Property at $2.25 per square foot, the Assessor’s valuation is less than that of the comparables. A more recent sale of $2.07 also supports the Assessor’s valuation,
even though it is less than the subject. The recent sale of $2.07 per square foot must be adjusted for location on a secondary street, unlike the subject property which is located on a commercial arterial street.

6) The assessed value as previously determined is 35% of taxable value.

7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

CONCLUSIONS OF LAW

1) The Taxpayer timely filed a notice of appeal, and the County Board has jurisdiction to determine this matter.

2) The Taxpayer and the Assessor are subject to the jurisdiction of the County Board of Equalization.

3) The County Board has the authority to determine the taxable values in this county.

4) The subject property is appraised at the proper taxable value in accordance with NRS 361.227.

5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

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

BY THE COUNTY BOARD OF EQUALIZATION THIS __________ DAY OF FEBRUARY, 2019.

________________________________________

XXXX, Chairman
EXAMPLE OF SUFFICIENT EVIDENCE TO OVERTURN ASSESSOR

In the Matter of )
Mr. Smith ) Case No. 1234
Parcel No. 210-010 )

NOTICE OF DECISION

Appearances

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

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

Summary

Taxpayers appeal the decision of the Sagebrush County Assessor. The matter of the Taxpayer’s petition for review of property valuations within Sagebrush County, Nevada, came before the County Board of Equalization (County Board) for hearing in Carson City, Nevada, on February 6, 2019, after due notice to the Taxpayer and the Assessor.

The property consists of 7 acres in an industrial park developed by the city of Jack Rabbit. The current use is as a storage yard. The property was transferred to the Taxpayer in a trade of property with the City of Jack Rabbit. Power, telephone, water and sewer are available to the property but the property is not tied into these services yet. The County Board found the lack of paved road and topography of the parcel impacted the value, and reduced the per acre value from $14,000 per acre to $10,000 per acre. The taxable and assessed values established by the County Board are as follows:

<table>
<thead>
<tr>
<th>Parcel Number 210-010</th>
<th>Established by County Assessor</th>
<th>Established by County Assessor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Taxable Value</td>
<td>Assessed Value</td>
</tr>
<tr>
<td>Land</td>
<td>$100,800</td>
<td>$35,280</td>
</tr>
<tr>
<td>Improvements</td>
<td>$5,710</td>
<td>$2,000</td>
</tr>
<tr>
<td>Personal Property</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Total</td>
<td>$106,510</td>
<td>$37,280</td>
</tr>
</tbody>
</table>

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

FINDINGS OF FACT

1) The County Board is an administrative body created pursuant to NRS 361.340.

2) The County Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.345.

3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the County Board of Equalization, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.
4) The Taxpayer presented sufficient evidence to support a value different from that established by the County Assessor.

5) The evidence presented by the Taxpayer indicates the taxable value of the Subject Property does exceed full cash value. Based on the value of the original trade of property between the Taxpayer and the City of Jack Rabbit at $7,500 per acre and the fact the Assessor included the value of infrastructure not yet actually in place, the State Board determined the taxable value should be reduced to $52,500 for the land and not change the taxable value of the improvements.

6) The assessed value as adjusted by the County Board of Equalization is 35 percent of taxable value.

7) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

CONCLUSIONS OF LAW

1) The Taxpayer timely filed a notice of appeal, and the County Board has jurisdiction to determine this matter.

2) The Taxpayer and the Assessor are subject to the jurisdiction of the County Board.

3) The County Board has the authority to determine the taxable values in Sagebrush County.

4) The valuation as adjusted by the County Board results in the proper taxable value in accordance with NRS 361.227.

5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

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

### 2019-2020 SECURED ROLL VALUE:

<table>
<thead>
<tr>
<th>Parcel Number</th>
<th>Taxable Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Revised By County Board of Equalization</td>
<td>Revised by State Board of Equalization</td>
</tr>
<tr>
<td>210-010</td>
<td>Land</td>
<td>$70,000</td>
</tr>
<tr>
<td></td>
<td>Improvements</td>
<td>$5,710</td>
</tr>
<tr>
<td></td>
<td>Personal Property</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>$75,710</td>
</tr>
</tbody>
</table>

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

BY THE COUNTY BOARD OF EQUALIZATION THIS __________ DAY OF FEBRUARY, 2019.

___________________________

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

In the Matter of) Case No. 1234
Farmer and Rancher Trust )
Parcel No. 162-01 )

NOTICE OF DECISION

Appearances

Tax representatives and witnesses appeared on behalf of Farmer & Rancher Trust (Taxpayer).

Deputies appeared on behalf of Sagebrush County Assessor’s Office (Assessor).

Summary

The matter of the Taxpayer’s petition for review of property valuations within Sagebrush County, Nevada, came before the County Board of Equalization (State Board) for hearing in Sagebrush City, Nevada, on February 23, 2019, after due notice to the Taxpayer and the Assessor.

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

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

FINDINGS OF FACT

1) The County Board is an administrative body created pursuant to NRS 361.340.

2) The County Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361A.273(2) and NRS 361.355.

3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the County Board, and the matter was properly noticed pursuant to the Open Meeting Law, at NRS 241.020.

4) The Taxpayer presented sufficient evidence to support a finding of use different from that determined by the Assessor.
5) The County Board found two pieces of evidence were dispositive of whether the property had been converted from an agricultural use. A letter from the Assistant City Manager of Development Services to the Sagebrush City Council dated January 5, 2018, found at circle page 66 stated “There is no change in land use or density as a result of annexation.” A letter from Person, Community Development director for the City of Sagebrush dated January 15, 2018, found at circle page 68 stated a translation “table was designed to create a transfer of property from the unincorporated County to a City without any increase in zoning entitlement.”

7) The County Board found the request for annexation into the City of Sagebrush by the Taxpayer did not result in a conversion to a higher use and the subject property continues to be eligible for the agricultural use designation.

8) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

CONCLUSIONS OF LAW

1) The Taxpayer timely filed a notice of appeal, and the County Board has jurisdiction to determine this matter.

2) The Taxpayer and the Assessor are subject to the jurisdiction of the State Board.

3) The County Board has the authority to determine the taxable values in this county and to determine whether property has been converted to a higher use, pursuant to NRS 361A.273.

4) The subject property is properly designated as agricultural use property and deferred taxes are not due.

5) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

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

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

BY THE COUNTY BOARD OF EQUALIZATION THIS ________ DAY OF FEBRUARY, 2019

_____________________________

XXXX, Chairman
Appealing to the State Board of Equalization
Steps in a State Board of Equalization Appeal
Appeals from Decision of the County Board of Equalization

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

What's in the record?
The State Board hears and determines appeals based upon the evidence and data which was first submitted to the County Board. No other evidence is allowed unless it is proven to the satisfaction of the State Board that it was impossible in the exercise of due diligence to have discovered or secured new evidence in time to have submitted the same to the County Board prior to its final adjournment. NRS 361.400(3).

You do not need to submit a copy of the record made at the County Board, because the State Board has already asked the County Clerk for all exhibits, papers, reports, other documentary evidence, and audio and video recordings of the County Board proceedings. If you discovered evidence that was not available in time to present to the County Board, you may ask the State Board to consider it, but remember you will have to show that it was impossible to obtain the new evidence in time for the county board hearing.

New evidence must be submitted to the State Board and to the other parties not less than 7 business days before the hearing.

You may review the record received from the County Board of Equalization hearing at any time in our offices. You may also request an electronic copy of the record either by email or on CD. An electronic copy of the record will be provided to you about 5 days before the hearing.

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

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

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

After the Hearing
A party may obtain a copy of the transcript of the hearing from the court reporter provided by the State Board at the party’s expense. NAC 361.73.

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

Updated December 14, 2019
Presenting Evidence to the State Board of Equalization

Some Background First

The petitioner has the burden of proof. NAC 361.735(1) and NAC 361.741(1). “Burden of proof” means the petitioner has the duty to establish the truth of the claim he or she has made by a preponderance of the evidence.

“Proof” is the establishment of a fact by evidence. “Evidence” is proof presented through witnesses, documents, or real or demonstrative objects. Proof is the result or effect of evidence, while evidence is the medium or means by which a fact is proved or disproved.

Evidence is different than “argument.” “Argument” is the effort to establish belief by a course of reasoning. “Argument” is presented either verbally or in a brief letter or memo in which the petitioner shows the reasoning or logic of the position taken. The “argument” references “evidence” to support the position taken.

The job of the State Board is to determine whether the burden of proof has been met. The State Board considers the amount of evidence necessary for a party to prevail, using a standard called “preponderance of the evidence.” “Preponderance of the evidence” means evidence that enables the State Board to determine that the existence of the contested fact is more probable than the nonexistence of the contested fact. See NRS 233B.0375.

The “preponderance” standard is the least difficult to meet when compared to other standards of evidence such as the “clear and convincing” evidence standard or “beyond a reasonable doubt” evidence standard. The petitioner’s job is to produce a sufficient amount of evidence on an issue that the State Board can reasonably rely upon to prove the truth of the claim.

The State Board considers the documentary evidence in the record as well as the testimony of the parties in the appeal, and determines what evidence and testimony is relevant to the case. “Relevant evidence” is evidence that has a logical tendency to prove what it is supposed to prove. The State Board gives “weight” to the evidence, which means the Board members consider the relative credibility of the evidence and whether it supports the party’s position.

The State Board may also consider evidence outside the record. It may take official notice of rules, regulations, official reports, decisions and orders of the Nevada Tax Commission, the State Board or any agency of the State; matters of common knowledge and technical or scientific facts of established character; official documents under certain circumstances; and matters judicially noticed by the courts of the State. See NAC 361.720. Stipulated agreements fall into this category.

Rules about Presenting Evidence

Evidence that may be presented to the State Board depends in large part on whether the appeal is from the decision of the county board of equalization (County Board) or a direct appeal. The type of appeal affects whether new evidence may be admitted and the timeframe in which it must be submitted for consideration.

New Evidence

Appeals from County Board Decisions

If the appeal is from the decision of the County Board, then the State Board generally can only consider the evidence that was first presented to the County Board. The only exception to that rule is if there is discovered new evidence pertaining to the matter which could not, by due diligence, have been discovered before the final adjournment of the County Board. NRS 361.360(2). A new summary or an extract
prepared from evidence that was submitted to a County Board in the first instance, however, is not considered to be new evidence. NAC 361.739.

For example, let’s say a hearing was scheduled before the County Board on January 30th. The Petitioner presents evidence of five comparable sales to the County Board. Nevertheless, the County Board upholds the Assessor’s estimate of taxable value. The Petitioner then appeals the County Board’s decision to the State Board. During the hearing before the State Board, the Petitioner offers evidence of two more sales that occurred prior to the hearing before the County Board. The State Board may not accept the new evidence of two more sales into the record, unless the Petitioner shows that the evidence was not available to be discovered prior to the County Board hearing, and that the Petitioner had diligently tried to find such evidence.

Let’s say also that the Petitioner submits during the hearing before the State Board, a summary of information about the five sales previously presented to the County Board. The summary is not considered to be new evidence and may be admitted to the record.

Direct Appeals

The rules for new evidence in a direct appeal are a little different. In general, any relevant evidence may be admitted, “if it is of a type commonly relied upon by reasonable and prudent persons in the conduct of their affairs, regardless of whether the evidence is subject to objection in civil actions.” Hearsay evidence may be admitted to supplement or explain other evidence, but it is not sufficient by itself to support findings of fact. Irrelevant, cumulative and unduly repetitious evidence is not admissible, nor is incompetent evidence. See NAC 361.737.

“Incompetent evidence” is evidence which is not permitted to be presented at all because of some defect in the witness, the document, or the nature of the evidence itself. For example, if the testimony is not given under oath or if the document has nothing to do with the issue under appeal, the testimony or document might be considered irrelevant or immaterial and therefore not permitted to be presented.

If the State Board sustains an objection to the admission of certain evidence from the other party, then the party offering the evidence may make an offer of proof for the record. An offer of proof must consist of a statement of the substance of the evidence to which objection has been sustained. An offer of proof must be included in the record.

In a direct appeal, the parties may offer rebuttal evidence. NAC 361.733. In general, rebuttal evidence will tend to disprove those points first presented during the hearing by the opposing party.

Timeframe for Submission of Evidence

Appeals from County Board Decisions

New evidence must be submitted in writing to the State Board and served upon all parties of record not less than seven (7) business days before the hearing. NRS 361.360(2); NAC 361.739(1)(b). If the new evidence was not served to the other parties or was submitted to the State Board and the other parties only six or fewer business days before the hearing, the State Board may decide to not admit the new evidence, even if it otherwise met the due diligence rule.

For example, let’s say a hearing before the State Board is scheduled on June 15th, a Friday. Petitioner sends the State Board new evidence about comparable sales on June 6th, seven business days before the hearing, but does not send a copy of the new evidence to the other party. At the hearing, the Petitioner asks the State Board to admit the new evidence after showing that it could not have been discovered.
prior to the County Board hearing. Then the State Board asks the other party if they have seen the evidence and whether there are any objections. The other party says “we have not seen this evidence prior to today and it comes as a complete surprise to us. We object to its admission.” The State Board may deny admission of the new evidence because the deadline for submission to the other parties was missed, even though it may have been timely filed at the offices of the State Board. Similarly, if the new evidence had been submitted on June 10th, only five days before the hearing, the State Board could conclude that the deadline for submission was missed and not admit the new evidence.

Direct Appeals

When a petition is filed, the evidence upon which the petition is based and which supports the claims in the petition must be filed at the same time as the petition. The deadline for submission of evidence is not associated with a hearing date but rather with the deadline for submitting a petition. NAC 361.7012(4)(b).

If new issues, contentions and evidence are discovered which could not by due diligence have been discovered and presented in the petition, then the new issues, contentions, and evidence must be submitted in writing to the State Board and each party not less than 15 days before the appeal. NAC 361.745(3). In addition, a copy of each exhibit, paper or other documentary evidence that the party expects to introduce at the hearing must be provided to all other parties not later than 10 days before the hearing. NAC 361.737(10)(b). In this case, “day” means a calendar day. NAC 361.684(7).

Like appeals from the decision of a County Board, the State Board may decide to not admit evidence that does not comply with these regulations.
Steps in a State Board of Equalization Appeal

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

Parties to the Appeal

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

Notice of Appearance

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

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

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

The petitioner should provide in writing the reason why the appeal was either (1) not first heard at the county board, or (2) filed late to the State Board or to the County Board, as applicable. The petitioner should include the reasons why the State Board should take jurisdiction in this matter, and any proof of extenuating circumstances, such as, but not limited to, proof of hospital stays or accidents which prevented attendance at the County Board hearing or timely filing of the appeal.

The typical standards the State Board uses to determine whether it has jurisdiction to hear a late-filed appeal or an appeal that was not first heard by the county are:

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

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

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

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

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

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

What is allowed in the record?

The State Board hears and determines appeals based upon the evidence and data which was first submitted to the County Board. No other evidence is allowed unless it is proven to the satisfaction of the State Board that it was impossible in the exercise of due diligence to have discovered or secured new evidence in time to have submitted the same to the County Board prior to its final adjournment. NRS 361.400(3).

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

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

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

**Briefs – Written Explanations**

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

**Petitioner’s brief is due 20 days before hearing;**

**Response brief is due 10 days before hearing;**

**Reply brief is due 3 days after response brief.**

All documents must be received by the State Board in its offices no later than 5 p.m. of the due dates. To calculate due dates, use the first day of hearings listed on the hearing notice. You may fax your document to the State Board, at (775) 684-2020 or email to: stateboard@tax.state.nv.us

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

**What happens at the Hearing?**

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

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

**After the Hearing**

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

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

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

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

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

Building a record
In a direct appeal, the petitioner has the burden of proof. The State Board will limit its consideration to the issues and contentions set forth in the appeal petition. New issues, contentions and evidence beyond the scope of the petition may be considered by the State Board if the new issues and evidence could not by due diligence have been discovered and presented in the appeal petition. New issues and evidence must be submitted in writing to the State Board and each party not less than 15 days before the hearing. NAC 361.745.

Relevant evidence may be admitted pursuant to the requirements of NAC 361.7012(4)(b) and 361.737.

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

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

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

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

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

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

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

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

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

- Form 5101SBE Taxpayer Petition for Appeal from the Decision of the County Board of Equalization (Revised 12/14/2018)
- Form 5102SBE Taxpayer Petition for Direct Appeal to the State Board of Equalization (Revised 12/14/2018)
- Form 5103SBE Assessor Petition for Appeal from the Decision of the County Board of Equalization (Revised 12/14/2018)
- Form 5104SBE Assessor/Department Petition for Appeal from the Decision of the County Board of Equalization or Direct Appeal (Revised 12/14/2018)
- Form 5105SBE Agent Authorization Form (Revised 12/14/2018)
- Form 5106SBE Withdrawal Form (Revised 12/14/2018)

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

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

https://tax.nv.gov/Boards/State_Board_of_Equalization_Forms/State_Board_of_Equalization_Forms_2/

The link to each individual form is at the top of the page.
Statutes, Regulations
STATUTES AND REGULATIONS

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

Nevada Revised Statutes (NRS)

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

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

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

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

Nevada Administrative Code (NAC)

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

CHAPTER 361A - TAXES ON AGRICULTURAL REAL PROPERTY AND OPEN SPACE
https://leg.state.nv.us/NAC/NAC-361A.html
UPHOLD ASSESSOR'S VALUE - REAL PROPERTY

1) Petition based on Over Valuation (NRS 361.355) - overvalued or excessive by reason of undervaluation of other property (the alleged undervalued property must be located in Washoe County).

This Petition for Parcel No. ________ was brought pursuant to NRS 361.355. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to UPHOLD the Assessor’s appraisal of the subject property and find that the Petitioner has failed to meet his/her burden to show that the land and improvements are overvalued or excessive by reason of undervaluation for taxation purposes of the property of any other person, firm, company, association or corporation within any county of the State or by reason of any such property not being so assessed. With that, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

2) Petition based on Inequity (NRS 361.356) – valued higher than another property whose use is identical and whose location is comparable

This Petition for Parcel No. ________ was brought pursuant to NRS 361.356. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to UPHOLD the Assessor’s appraisal of the subject property and find that the Petitioner has failed to meet his/her burden to show that the land and improvements are valued higher than another property whose use is identical and whose location is comparable. With that, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

3) Petition based on Full Cash Value Less than Taxable Value (NRS 361.357)

This Petition for Parcel No. ________ was brought pursuant to NRS 361.357. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to UPHOLD the Assessor’s appraisal of the subject property and find that the Petitioner has failed to meet his/her burden to show that the full cash value of the property is less than the taxable value computed for the property in the current assessment year. With that, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.
REDUCE ASSESSOR'S VALUE - REAL PROPERTY

4) **Petition based on Over Valuation (NRS 361.355) - REDUCE LAND - overvalued or excessive by reason of undervaluation of other property (the alleged undervalued property must be located in Washoe County).**

This Petition for Parcel No. ________ was brought pursuant to NRS 361.355. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the improvement value the same and reduce the land value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

5) **Petition based on Over Valuation (NRS 361.355) - REDUCE IMPROVEMENTS - overvalued or excessive by reason of undervaluation of other property (the alleged undervalued property must be located in Washoe County).**

This Petition for Parcel No. ________ was brought pursuant to NRS 361.355. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the land value the same and reduce the improvement value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

6) **Petition based on Over Valuation (NRS 361.355) - REDUCE LAND & IMPROVEMENTS - overvalued or excessive by reason of undervaluation of other property (the alleged undervalued property must be located in Washoe County).**

This Petition for Parcel No. ________ was brought pursuant to NRS 361.355. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to reduce the land value by $_______ and to reduce the improvement value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

7) **Petition based on Inequity (NRS 361.356) – REDUCE LAND valued higher than another property whose use is identical and whose location is comparable.**

This Petition for Parcel No. ________ was brought pursuant to NRS 361.356. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the improvement value the same and reduce the land value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

8) **Petition based on Inequity (NRS 361.356) – REDUCE IMPROVEMENTS valued higher than another property whose use is identical and whose location is comparable.**

This Petition for Parcel No. ________ was brought pursuant to NRS 361.356. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the land value the same and reduce the improvement value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.
9) **Petition based on Inequity (NRS 361.356) - REDUCE LAND & IMPROVEMENTS** valued higher than another property whose use is identical and whose location is comparable.

   This Petition for Parcel No. ________ was brought pursuant to **NRS 361.356**. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to reduce the land value by $_______ and to reduce the improvement value by $_______, resulting in a total taxable value of $_______ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

10) **Petition based on Full Cash Value Less Than Taxable Value (NRS 361.357) REDUCE LAND**

    This Petition for Parcel No. ________ was brought pursuant to **NRS 361.357**. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the improvement value the same and reduce the land value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

11) **Petition based on Full Cash Value Less Than Taxable Value (NRS 361.357) REDUCE IMPROVEMENTS**

    This Petition for Parcel No. ________ was brought pursuant to **NRS 361.357**. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to keep the land value the same and reduce the improvement value by $_________, resulting in a total taxable value of $_________ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.

12) **Petition based on Full Cash Value Less Than Taxable Value (NRS 361.357) REDUCE LAND & IMPROVEMENTS**

    This Petition for Parcel No. ________ was brought pursuant to **NRS 361.357**. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to reduce the land value by $_______ and to reduce the improvement value by $_______, resulting in a total taxable value of $_______ for tax year 20XX. The reduction is based on ________. With that adjustment, I find that the land and improvements are valued correctly and the total taxable value does not exceed full cash value.
PERSONAL PROPERTY

13) UPHOLD ASSESSOR’S VALUE – PERSONAL PROPERTY

This Petition for Roll No. ______ was brought pursuant to NRS 361._____. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to uphold the Assessor’s taxable value for the subject personal property for tax year 20XX. With that I find the Petitioner has failed to meet his/her burden to show that the personal property was valued incorrectly or that the total taxable value exceeded full cash value.

14) REDUCE ASSESSOR’S VALUE – PERSONAL PROPERTY

This Petition for Roll No. ______ was brought pursuant to NRS 361._____. Based on the evidence presented by the Assessor’s Office and the Petitioner, I move to reduce the Assessor’s taxable value by $_______ for tax year 20XX, resulting in a total taxable value of $______. The reduction was based on________. With that adjustment I find that the subject personal property is valued correctly and the total taxable value does not exceed full cash value.
MISCELLANEOUS

15) **Stipulation - REAL PROPERTY**

With regard to Parcel No. _______, Hearing No. _______ through Parcel No. _______, Hearing No. _______ as set forth on the Agenda for February ____, 20XX, pursuant to NRS 361.345, I move that the Stipulation(s) signed by the Assessor's Office and the Petitioner(s) be adopted and confirmed as set forth in said Stipulation(s) for the appropriate tax year. With those adjustments, I find that the subject property, land and/or improvements are valued correctly and the total taxable value does not exceed full cash value.

16) **Stipulation - PERSONAL PROPERTY**

With regard to Roll No. ______, Hearing No. ______ through Hearing No. ______ as set forth on the Agenda for February ______, 20XX, pursuant to NRS 361.345, I move that the Stipulation(s) signed by the Assessor's Office and the Petitioner(s) be adopted and confirmed as set forth in said Stipulations(s) for the appropriate tax year. With those adjustments, I find that the subject personal property is valued correctly and the total taxable value does not exceed full cash value.

17) **Approve Exemption**

With regard to Parcel No. _________, based on the evidence presented by the Assessor’s Office and the Petitioner, I move that the Petitioner be granted an exemption for property taxes for fiscal year 20____/____, pursuant to NRS 361.______.

18) **Denying Exemption**

With regard to Parcel No. ________, based on the evidence presented by the Assessor’s Office and the Petitioner, I move that the Petitioner be denied the requested exemption for property taxes pursuant to NRS 361._____ for fiscal year 20____/____, as the Petitioner has failed to establish at least one of the requirements for the exemption.

19) **Roll Change Request - REAL PROPERTY**

I move to approve the recommendation of the Assessor’s Office to decrease the values for RCR # _________, Parcel No. ______, through RCR # ____________, Parcel No. ______ as set forth on the spreadsheet attached to the Roll Change Request for ____________ (name of subdivision or area referenced on agenda). With those adjustments, I find that the subject land and improvements are valued correctly and the total taxable value does not exceed full cash value.

20) **Roll Change Request - PERSONAL PROPERTY**

I move to approve the recommendation of the Assessor’s Office to decrease the values for RCR # _________, Roll No. _____, through RCR # ____________, Roll No. ______ as set forth on the spreadsheet attached to the Roll Change Request for ____________ (name of Personal Property on the agenda). With those adjustments, I find that the subject personal property is valued correctly and the total taxable value does not exceed full cash value.