Property Tax Protest and Appeal Procedures

Property owners have the right to protest actions concerning their property tax appraisals. You may follow these appeal procedures if you have a concern about:

- the appraised (market) value of your property;
- the unequal value of your property compared with other properties;
- the inclusion of your property on the appraisal roll;
- any exemptions that may apply to you;
- the qualification for an agricultural or timber appraisal;
- the taxing units taxing your property;
- the property ownership;
- the change of use of land receiving special appraisal;
- failure of the chief appraiser or appraisal review board (ARB) to send a required notice; or
- any action taken by the chief appraiser, county appraisal district (CAD) or ARB that applies to and adversely affects you.

Informal Review

To initiate an informal review, an owner or his authorized agent will need to file a formal protest with the ARB. Once the protest is received, the Appraisal District staff will review the protest and contact the owner/agent via the District's eFile system, by telephone, email, or mail. Hopefully, the District and owner/agent will be able resolve any concerns that the owner/agent might have regarding the appraised value, or any other item listed above.

Review by the ARB

If you cannot resolve your problem informally with the CAD, you may proceed with your formal hearing and have your case heard by the ARB.

The ARB is an independent board of citizens that hears and determines protests regarding property appraisals or other concerns listed above. It has the power to order the CAD to make the necessary changes based on evidence heard during the ARB hearing.

If you file a written request for an ARB hearing (notice of protest) before the deadline, the ARB will set your case for a hearing and send you written notice of the time, date, place, and subject of the hearing. If necessary, you may request a hearing in the evening or on a Saturday. You may use Comptroller Form 50-132, Property Owner's Notice of Protest, to file your written request for an ARB hearing.

Prior to your hearing, you may request a copy of the evidence the CAD plans to introduce at the hearing to establish any matter at issue. Before a hearing on a protest, or immediately after the hearing begins, you or your agent and the CAD are required to provide each other with a copy of any materials (evidence) to be considered by the ARB at the hearing. Evidence may be submitted for any hearing type either in paper, via email at collinarb.org or on a small portable electronic device (such as a CD, USB flash drive or thumb drive) which may be kept by the ARB. A copy of all evidence submitted to the ARB must be retained for public record. The

ARB will <u>not</u> accept evidence on SD memory cards, cameras, video cameras, phone, computers, tablets, or any other medium that cannot be retained for record. Electronic evidence should be submitted in the following file type: PDF; MS Office (Word/Excel/PowerPoint); or image types: JPEG; PMG; TIFF. ARB will not download external links within the body of an email. Multiple files may be submitted; however, the total combined size may not exceed 20 MB, per property.

The ARB's hearing procedures regarding all evidence requirements must be reviewed.

To the greatest extent practicable, the hearing will be informal. You or a designated agent may appear in person, by affidavit or written declaration, accompanied by a telephone or video (screenshare) conference, if requested. During a video conference, in addition to audio, the ARB panel hearing the protest will use screenshare to allow all parties a live view of the evidence being reviewed by members of the panel. The ARB will accept written declarations, in lieu of affidavits since declarations do not require a Notary.

If you intend to appear by telephone or video conference, you must notify the ARB of your request in writing no later than the 10th day before the hearing. To participate by telephone or video (screenshare) conference, you must provide your evidence to the ARB with a written affidavit or declaration before the ARB hearing begins. To facilitate input into the ARB's records, the ARB requests evidence three (3) days prior to the hearing. You may use Comptroller Form 50-283, Property Owner's Affidavit of Evidence to the Appraisal Review Board, or the Property Owner's Declaration of Evidence form available for printing or download on the ARB's website at collinarb.org. The ARB will accept affidavits, declarations and supporting documentation by mail or hand delivery (250 Eldorado Pkwy, McKinney, TX 75069), email (collinarb@collinarb.org), or by fax (469-742-9201).

You and the CAD representative have the opportunity to present evidence about your case. In most cases, the CAD has the burden of establishing the property's value by a preponderance of the evidence presented.

In certain protests, the chief appraiser has the burden of proving the property's value by clear and convincing evidence. You should review ARB hearing procedures to learn more about evidence and related matters.

You should not try to contact ARB members outside of the hearing. ARB members are required to sign an affidavit saying that they have not talked about your case before the ARB hears it.

Review by the District Court, an Arbitrator or SOAH

After it decides your case, the ARB must send you a copy of its order by certified mail. If you are not satisfied with the ARB's decision, you have the right to appeal to district court. As an alternative to district court, you may appeal through binding arbitration or the State Office of Administrative Hearings (SOAH) if you meet the qualifying criteria.

If you choose to go to district court, you must start the process by filing a petition with the district court within 60 days of the date you receive the ARB's order. If you choose to appeal through binding arbitration, you must file a request for binding arbitration with the CAD not later than the 60th day after you receive notice of the ARB's order. If you choose to appeal to the SOAH, you must file an appeal with the CAD not later than the 30th day after you receive notice of the ARB's order. Appeals to district court, binding arbitration or SOAH all require payment of certain fees or deposits.

If you believe that the ARB or chief appraiser failed to comply with an ARB procedural requirement, you may file a complaint with the local taxpayer liaison. If it is not resolved by the ARB or chief appraiser, you can request limited binding arbitration to compel the ARB or the chief appraiser to comply.

Tax Payment

You must pay the amount of taxes due on the portion of the taxable value not in dispute, the amount of taxes due on the property under the order from which the appeal is taken or the amount of taxes due in the previous year.

More Information

You can get forms and more information by visiting collinead.org or collinarb.org, or contacting the Collin Central Appraisal District, 250 Eldorado Pkwy., McKinney, TX 75069; metro 469-742-9200 or toll-free 866-467-1110.

You can get Comptroller forms and additional information on how to prepare a protest from the Comptroller's website at comptroller.texas.gov/taxes/property-tax/.

Deadline for Filing Protests with the ARB*

Usual Deadline

Not later than May 15th (or within 30 days after a notice of appraised value was mailed to you, whichever is later).

Late protests are allowed for good cause if you miss the usual deadline. The ARB decides whether you have good cause. Late protests are not allowed after the ARB approves the appraisal records for the year.

Special Deadlines

For change of use (the CAD informed you that you are losing agricultural appraisal because you changed the use of your land), the deadline is not later than the 30th day after the notice of the determination was delivered to you.

For ARB changes (the ARB has informed you of a change that increases your tax liability, and the change did not result from a protest you filed), the deadline is not later than the 30th day after the notice of the change was delivered to you.

PROTEST DEADLINE - May 16, 2022

If you believe the CAD or ARB should have sent you a notice and did not, you may file a protest until the day before taxes become delinquent (usually Feb. 1st) or no later than the 125th day after the date you claim you received a tax bill from one or more of the taxing units that tax your property. The ARB

decides whether it will hear your case based on evidence about whether a required notice was mailed to you.

* The deadline is postponed to the next business day if it falls on a weekend or legal, state, or national holiday.