

NOTICE OF PROPOSED CORRECTION - PERSONAL PROPERTY INSTRUCTIONS

TAXPAYER/OWNER: Please read this page before responding to the Notice of Proposed Correction.

An error has been discovered in the assessment of your property described on the Notice of Proposed Correction. The Tax Officer who discovered the error is required to notify you of the proposed correction of the error. The Tax Officer may be either the County Assessor, the Department of Revenue or the County Board of Supervisors, whichever has jurisdiction for the assessment of your property, or the tax rates applicable to your property.

- You may consent to or dispute the proposed correction in the "Property Owner's Response" portion of the Notice.
- Complete the bottom portion of the Notice and return the form to the Tax Officer WITHIN 30 DAYS from receipt.
- An extension of time for you to respond may be requested from the Tax Officer within 30 days from receipt of the Notice. The extension of time may not exceed 30 days.
- Failure to respond within 30 days from receipt of the Notice of Proposed Correction, or by the extended due date if an extension is granted, constitutes consent to the **entire** proposed correction.
- If a specific error of fact, not previously known, was not addressed in a prior appeal, an appeal may be brought pursuant to A.R.S. § 42-16255.

If you consent to the proposed correction

- Within 30 days after receipt, complete the bottom portion of the notice.
- Sign the Notice and retain a copy for your records.
- Mail or hand-deliver the Notice to the Tax Officer. If you are being represented by a property tax agent, include a current Agency Authorization form (DOR82130AA).
- Additional personal property taxes may be due and penalties may be imposed.

If you consent to the proposed correction but dispute the valuation or classification; or if you dispute the proposed correction:

- Your response must state your disagreement with the proposed correction.
- Sign the notice and retain a copy of it as a permanent record. An additional copy may be required for further appeals to the County or State Board of Equalization.
- Mail or hand-deliver the Notice to the Tax Officer.
- If you are represented by an agent, include a current Agency Authorization form (DOR 82130AA).
- The Tax Officer will schedule a meeting with you or your representative to discuss the proposed correction and/or valuation and classification.
- **If after the meeting---**
 - a) The Tax Officer and Taxpayer reach an agreement on all or part of the proposed correction, the Tax Officer and the Taxpayer shall each sign an agreement and the tax roll will be corrected to the extent agreed on.
 - b) An agreement is not reached on all or part of the proposed correction, the Tax Officer will notify the Taxpayer by certified mail within 30 days after the meeting date that the tax roll will be corrected to the extent agreed on.
- The Taxpayer may appeal, on a form prescribed by the Department of Revenue, to the County or State Board of Equalization, as appropriate, within 30 days after the date of the notice. A copy of the appeal form (82179CP) is available at <https://azdor.gov/forms/property-tax-forms>. Include a copy of the Notice of Proposed Correction and Tax Officer's decision.
- On receiving the appeal, the County or State Board of Equalization must hold a hearing on the disputed issues in the proposed correction within 30 days and issue a written decision.
- The Taxpayer or Tax Officer who is dissatisfied with the decision of the County or State Board may appeal the decision to court within 60 days after the date the County or State Board's decision is mailed.
- If additional taxes are determined to be due, they must be paid before they become delinquent if the Tax Court is to retain jurisdiction for your appeal.

A.R.S. § 42-16259 provides that the County Treasurer must mail a corrected tax bill to the Taxpayer when any of the following occur: 1) The Taxpayer consents to a tax roll correction; 2) The Tax Officer consents to a Notice of Claim; 3) The County or State Board of Equalization issues a decision; 4) A court of competent jurisdiction issues a final non-appealable ruling. Any taxes assessed are delinquent if not paid within 90 days after the date the corrected billing is mailed to the Taxpayer. If taxes have been overpaid, the amount overpaid must be refunded with interest within 90 days after the tax roll is corrected.

NOTICE OF PROPOSED CORRECTION - PERSONAL PROPERTY

Pursuant to A.R.S. § 42-16252

FOR OFFICIAL USE ONLY

NUMBER _____

Property Owner: See Instructions for information regarding this correction.

Notice is hereby given that an error has been discovered in the assessment of the personal property identified by the Taxpayer/Account number or parcel number(s) in this notice. A description of the error, the reason for the error, and the proposed correction are listed below.

COUNTY: _____ TYPE OF PROPERTY: _____

ASSESSOR ACCOUNT NUMBER: _____ PARCEL ID NUMBER _____

OWNER'S NAME ON TAX ROLL _____

TAX OFFICER'S ADDRESS _____

BUSINESS NAME _____

PERSONAL PROPERTY DIVISION _____

NAME _____

NAME _____

ADDRESS _____

ADDRESS _____

CITY, STATE, ZIP CODE _____

CITY, STATE, ZIP CODE _____

DESCRIPTION OF AND REASON FOR PROPOSED CORRECTION:

	FROM (CURRENTLY)		TO (PROPOSED CORRECTION)	
TAX YEAR Current Year	PROPERTY CLASS _____	FCV _____	PROPERTY CLASS _____	FCV _____
	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)
TAX YEAR One Year Prior	PROPERTY CLASS _____	FCV _____	PROPERTY CLASS _____	FCV _____
	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)
TAX YEAR Two Years Prior	PROPERTY CLASS _____	FCV _____	PROPERTY CLASS _____	FCV _____
	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)
TAX YEAR Three Years Prior	PROPERTY CLASS _____	FCV _____	PROPERTY CLASS _____	FCV _____
	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)	ASSMT RATIO _____	LPV _____ (Mobile Homes Only)

SIGNATURE OF TAX OFFICER _____

DATE _____

NAME OF TAX OFFICER (TYPE OR PRINT) _____

TELEPHONE _____

TAXPAYER'S RESPONSE TO PROPOSED CORRECTION

FAILURE TO RESPOND WITHIN THIRTY DAYS FROM RECEIPT OF NOTICE, OR BY THE EXTENDED DUE DATE IF AN EXTENSION IS GRANTED, CONSTITUTES CONSENT TO THE PROPOSED CORRECTION. THE EXTENSION MAY NOT EXCEED 30 DAYS.

TAXPAYER CONSENTS TO THE PROPOSED CORRECTION AND CHANGE(S) IN VALUE AND CLASSIFICATION.

TAXPAYER CONSENTS TO THE PROPOSED CORRECTION BUT DISPUTES THE VALUATION OR CLASSIFICATION ARISING FROM THE CORRECTION.

TAXPAYER DISPUTES THE PROPOSED CORRECTION: The proposed correction described in this notice is disputed on the following grounds (attach additional information if necessary):

If the Taxpayer disputes the proposed correction or the proposed valuation or classification, the Tax Officer shall meet with the Taxpayer or the Taxpayer's Representative to discuss the proposed correction.

RESPONSE COMPLETED BY: (Specify Owner, Agent, Attorney, etc.) _____

Name/Company Name: _____

Address: _____

AGENTS ONLY: REAL ESTATE APPRAISAL DIVISION NUMBER: _____ SBOE NUMBER: _____
TELEPHONE _____ Include a current Agency Authorization Form (DOR 82130AA) with this notice. (Maricopa and Pima Counties only)

SIGNATURE OF OWNER OR REPRESENTATIVE _____

TELEPHONE _____

DATE _____