DTE FORM 4

(Revised 10/13) R.C. 5717.01

NOTICE OF APPEAL TO THE BOARD OF TAX APPEALS FROM A DECISION OF A COUNTY BOARD OF REVISION

EAD IMPORTANT FILING INFORMATION ON BACK BEFORE COMPLETING THIS FORM			BOR Case No.			
					For BTA Use	
Appella	nnt, (Please Print) v.					
AUDITOR/FISCAL OFFICE		REVISION	OF			
Ashland	d (County, Ohio	, and			
			BTA C		Case No.	
Appellee(s) Appellant appeals a Board of Re	. (All other parties to the a vision (BOR) decision ma)	_ for tax year	. (Attach decision copy).	
Property Owner's name						
Property Owner's address						
1 st Parcel			2 nd Parcel		3 rd Parcel	
Parcel (or registration) No.						
Parcel's Address – Street City, State Zip						
Parcel's School District						
Appellant's Opinion of Parcel's Market Value						
precedential value, they are finat form. By electing to have your a Request Hearing (Check One) transmitted to the BTA for const	mal adjudication process ofter the formality and resolves since Dne): YES NO property qualifies for the al for all parties and cannel ppeal resolved as a small : YES NO ideration. BTA hearings a aring is scheduled, it will b to provide prior notice of	en involving la mple disputes Sm small claim not be appea claim, you un All eviden the therefore be held in the f your intent	wyers, discovery, r quickly and inexper all claims involv s option but taxp led. More inforr nderstand and agr nce is required to unnecessary unles BTA's offices in	notions and expert v nsively. More infor e simple disputes payer consent is re- nation is provided ree to these condit be presented to the ss new evidence he n Columbus, OH,	mation is in the form instructions. that can be resolved quickly and equired because decisions have no d in the instruction portion of thi ions. BOR, a record of which is has become available since the and your appeal may be dismissed	
Appellant or Representative (signature)			Email Address			
Print Name and Title of Representative			() Phone Number			
Mailing Address			() Fax Number (If a	any)		
City State	Zip		Date			

INSTRUCTIONS FOR APPELLANT

Use this form when an appeal is made to the Board of Tax Appeals from a decision of a Board of Revision under the provisions of R.C. 5717.01. Alternatively, an appeal may be taken to the court of common pleas of the county where the property is located pursuant to R.C. 5717.05.

This notice of appeal MUST be filed with both the Board of Revision and the Board of Tax Appeals within thirty days of the date the Board of Revision mailed its decision or it will be dismissed.

File appeals electronically with the Board of Tax Appeals by following the instructions and links available at <u>www.bta.ohio.gov</u>. Appeals can also be delivered in person, or sent by certified mail, express mail, or authorized delivery service, to the Board of Tax Appeals, 24th Floor, State Office Tower, 30 East Broad Street, Columbus, Ohio 43215.

A copy of the decision of the Board of Revision MUST be attached to the notice of appeal.

BTA Small Claims-R.C. 5703.021- An appeal may be assigned to the small claims docket only with the taxpayer's consent. A decision issued by the board in an appeal assigned to the small claims docket is final for all parties, may not be appealed, and shall not be considered as precedent in any other case, hearing, or proceeding. Eligibility for small claims is restricted to property which qualifies for the partial tax exemption set forth in R.C. 319.302, also known as the "nonbusiness credit." Consult your tax bill or contact your county auditor to determine your qualification as a small claim. Hearings for small claims, if requested, will be by telephone.

BOARD OF REVISION REOUIREMENTS

The Board of Revision is required to notify by certified mail all persons who were parties to the proceeding before the Board of Revision, and file proof of service of such notice with the Board of Tax Appeals.

The Board of Revision is required by R.C. 5717.01 to certify to the Board of Tax Appeals a complete transcript of the record of the proceedings of the Board of Revision, including the original complaint and all evidence offered in connection with the complaint, and shall disclose if the appeal is eligible for small claims. In order to facilitate timely resolution of this matter, the transcript must be filed within 45 days after the notice of appeal is filed.