

Coles County Board of Review

2024 Residential Assessment Complaint

Complete this form if you object to the assessment for your property and request a hearing before the Board of Review. You must file this 2024 Property Assessment Complaint Form with any supporting evidence to the address listed below. Complaints must be received or postmarked on or before the filing deadline. The official filing deadline is 30 days after publication of the 2024 assessments by the Supervisor of Assessments Office; please contact their office to obtain the official filing deadline for this complaint. Further information regarding assessment appeals is available on the back of this form and at the website listed below. **Note: Complaints will not be accepted after the filing deadline and will not be accepted via fax or e-mail.**

Step 1: Property Information

Parcel Identification Number (P.I.N.) _____
Property Address _____
City _____ State IL ZIP _____

Property Class:
_____ Residential
_____ Apartment– less than 6 units
_____ Farm Land w/ Farm Residence and / or Buildings
_____ Vacant Farm Land

Step 2: Ownership and Authorized Agent Information

Property Owner's Name _____
Mailing Address Line 1 (If Different than Property Address) _____
Mailing Address Line 2 _____
City _____ State _____ ZIP _____
(_____)
Telephone Number _____
email address _____

Authorized Agent _____
Mailing Address Line 1 _____
Mailing Address Line 2 _____
City _____ State _____ ZIP _____
(_____)
Telephone Number _____
email address _____

Step 3: Check the Reasons for Which you are Objecting to the Assessment

_____ Assessment is higher than 1/3 of the actual market value
_____ Assessment is higher than those of other comparable property
_____ Improvements removed as of January 1, 2024, please describe: _____
_____ Incorrect description on improvements, please describe: _____
_____ Property classification is incorrect, please describe: _____
_____ Incorrect information on farmland usage, productivity indexes (PIs), or debasement adjustments.
_____ Property was in exempt use during the assessment year. (Application for Property Tax Exemption must also be submitted)
_____ Other information: _____

*****All complaints must include a narrative for the reason of your complaint and evidence submitted.**

Step 4: Current and Requested Assessments (1/3 of Market Value)

Current Assessment	Requested Assessment
_____ Non-Farm Land / Lot	_____
_____ Non-Farm Buildings	_____
_____ Farm Land	_____
_____ Farm Buildings	_____
_____ Total	_____

Step 5: Evidence Submitted

_____ Recent Sale
_____ Recent Appraisal
_____ Comparable Properties-At least 3 no more than 5
_____ Income Documentation
_____ Farm Land Documentation
_____ Other Documentation

Step 5: Sign Below

Property Owner's or Property Owner's Agent's Signature _____

Date _____

Office Address: Coles County Courthouse
651 Jackson Avenue
Room 133
Charleston, IL 61920

Supervisor of Assessments:
Phone Number: (217) 348 – 0508
email address: assessment@co.coles.il.us
Office Website: colesco.illinois.gov

Illinois Property Assessment Appeal Process Guide

General information

When going through the appeal process, you (property owner) are appealing the assessed value (assessment) of your property, **not the tax bill**. The tax bill amount is determined by various tax rates applied to the assessment (after review and equalization by the board of review) by taxing districts (schools, parks, libraries, *etc.*). Tax rates are not an issue in the appeal process, only the assessment amount may be appealed.

Property is assessed each assessment year by township/multi-township assessor or by CCAO if the county has no township form of government. By law (35 ILCS 200/9-145), assessments of property, other than farmland and coal, are required to be assessed at 33 1/3% of its fair cash (market) value. If the assessment is to increase, the CCAO must publish the change in a local newspaper. The change is subject to further equalization and revision by the board of review as well as state equalization by the Illinois Department of Revenue.

Your appeal must be filed with the board of review within 30 days after the CCAO's publication of the changes. Appeals filed late will not be heard. Once you receive the tax bill, it is generally too late to make an appeal for that year's assessment. The board of review will mail you final notice of its decision. A list of the final assessment changes is available from your board of review.

See "**Contact Information**" on front for help filing an appeal or to obtain board of review's hearing procedures.

How a tax bill is calculated

The county treasurer bills and collects property taxes for the year following the assessment year. Your tax bill is determined by taking the equalized assessed value (after board of review and state equalization) of your property and applying the aggregate tax rates from levies of all local taxing districts and units of local government. Your tax bill is calculated as follows:

Equalized assessed value – Homestead exemptions= Taxable assessed value,
Taxable value x total tax rates of all taxing districts=Total tax bill

Note: You may qualify for a homestead exemption which will reduce your property's equalized assessed value.

Homestead exemptions are available for general homestead, homestead improvements, disabled persons, disabled veterans, and senior citizens. See "**Contact Information**" on the front for assistance with homestead exemptions.

Informal appeal

Before you file a formal complaint (appeal), you should first contact your township or CCAO. An assessor with assessment books for a given year can correct any assessment. Bringing attention to an erroneous assessment early may result in a correction without the formal appeal process.

Formal appeal

If, after talking to your township or CCAO, the matter is **not** resolved, proceed with a formal appeal to the board of review if any of the following claims can be supported:

- Assessor's estimate of fair market value is higher than actual fair market value. Supported if you have recently purchased your property on the open market or if a professional appraisal is supplied.
- Assessed value is at a higher percentage of market value than the prevailing township or county median level as shown in an assessment/sales ratio study.

- Primary assessment is based on inaccurate information (incorrect measurement of a lot or building, *etc.*).
- Assessment is higher than similar neighboring properties.

Steps to appeal

An appeal of an assessment (other than on farmland or farm buildings) has seven steps.

1. Obtain property record card with assessed property valuation.
2. Discuss with assessor to determine how assessment was calculated.
3. Determine fair market value.
4. Determine prevailing assessment level in jurisdiction.
5. Determine the basis for formal complaint.
6. File Form PTAX-230 with board of review.
7. Present unfair assessment evidence to board of review.

Evidence needed

To support a claim of unfair assessment, you will need substantial evidence. Evidence may be obtained from the township or CCAO's office, from a professional appraiser, or through research. Pertinent evidence for non-farm property should include some or all of the following:

- Copy of property record card for and photo of property
- Copies of property records cards for and recent photo of similar neighboring properties
- Copy of Form PTAX-203, Real Estate Transfer Declaration, a deed, or a contract for purchase
- Appraisal of property
- Recent sales of comparable properties (including photos, property record cards, and evidence of sale price)
- Photo of elements not on the property record card that detract from the property value and a dollar estimate of the negative effect on the market value.

Appeal to State Property Tax Appeal Board (PTAB)

If you do not agree with the board's decision, you can appeal (in writing) to PTAB or file a tax objection complaint in circuit court. Visit the PTAB's web site at www.ptab.illinois.gov for appeal forms and information.