UNDERSTANDING TAX APPEALS

OCEAN COUNTY BOARD OF TAXATION

P.O. Box 2191 118 Washington Street Toms River, NJ 08754 (732) 929-2008 www.tax.co.ocean.nj.us

BEFORE YOU BEGIN

✓ Read Understanding Tax Appeals Information before filing the appeal.

AVOIDING COMMON MISTAKES

- \checkmark Use blue or black ink when completing the appeal.
- \checkmark Be sure all information is legible and complete.
- ✓ Enter Last Name first.
- \checkmark A separate appeal must be filed for each taxed property.
- \checkmark Enclose a filing fee with each appeal. See Instruction #4.
- \checkmark Be sure to sign and date the appeal.
- \checkmark Taxes cannot be appealed, as they are a result of the budget process.
- ✓ Comparable assessments are not acceptable as evidence of value.
- ✓ All supporting documentation must be submitted at least seven (7) days prior to your scheduled hearing date to the Tax Board, municipal assessor, and the municipal clerk.
- ✓ The total assessment is under appeal as the land and improvement cannot be separated.
- ✓ Include the Notice of Disallowance if you are appealing a denial under Section III of the appeal.

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✓ Remember that you are required to serve the assessor and municipal clerk of the municipality your property is located.

UNDERSTANDING TAX APPEALS

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This information was developed to assist taxpayers in preparing for tax appeal hearings. It is intended as an aid to property owners but should not be considered as all-inclusive. The general information provided is derived from New Jersey laws governing tax appeals: N.J.S.A. 54:3 et seq. and N.J.A.C. 18:12A et seq.

Property taxes are the result of the local budget process and may not be appealed but the property's assessment may be. A taxpayer considering an appeal should understand that he/she must prove that his/her assessed value is unreasonable compared to a market value standard. By law, your current assessment is assumed to be correct. You must overcome this presumption of correctness to obtain an assessment change.

What is the basis for my assessment?

An assessment is an opinion of value determined by a licensed professional. For an assessed value to be considered excessive or discriminatory, it must be proven that the assessment does not fairly represent one of two standards:

 <u>True Market Value Standard</u> After a revaluation, all assessments in the municipality must be 100% of true market value as of October 1 of the previous year. October 1 pre-tax year is the annual "assessment date." All evidence for a tax appeal should precede the October 1st assessment date, especially property sales used for comparison.

<u>"Common Level Range" Standard</u> To explain the common level range you must consider what happens after a revaluation in your town is completed. External factors such as inflation, recession, appreciation, and depreciation cause values to increase

or decrease at varying rates. Other factors such as physical deterioration may change property values. If assessments are not adjusted annually, a deviation from 100% of true market value occurs.

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The State Division of Taxation, with local assisting, annually conducts a assessors statewide fiscal year sales survey, investigating most real property transfers. Sale value is compared to assessed value individually to determine an average level of assessment in a municipality. An average ratio is developed from all bona fide, arm's length property sales to represent the assessment level in your community. In any year, except the year a revaluation is implemented, the common level of assessment is the average ratio of the district in which your property is situated and is used by the County Tax Board to determine the fairness of your assessment.

How do I know if my assessment is fair?

In 1973, the NJ Legislature adopted a formula known as Chapter 123 to test the fairness of an assessment. Once the Tax Board determines a property's true market value during an appeal, they are required to compare true market value to assessed value.

If the ratio of assessed value to true value exceeds the average ratio by 15%, the assessment is reduced to the common level.

Example Director's Ratio = 85% Common Level Range = 72.25%-97.75% True Value = \$95000 Assessment = \$94000 Ratio = 98.95% (\$94000/\$95000) Judgment = Reduction in assessed value New Assessment = \$80750 (\$95000 x 85%) However, if the assessment falls within this common level range, no adjustment is made.

Example Director's Ratio = 85% Common Level Range = 72.25%-97.75% True Value = \$95000 Assessment = \$90000 Ratio = 94.74% (\$90000/\$95000) Judgment = No change in assessed value

If the assessed value to true value ratio falls below the common level, the Tax Board must increase the assessment to the common level.

Example Director's Ratio = 85% Common Level Range = 72.25%-97.75% True Value = \$95000 Assessment = \$67000 Ratio = 70.53% (\$67000/\$95000) Judgment = Increase in assessed value New Assessment = \$80750 (\$95000 x 85%)

The Chapter 123 test assumes that the taxpayer will supply the Tax Board with sufficient evidence to determine the true market value of the property subject to appeal. Appellants should inquire into their district's average ratio before filing a tax appeal. This ratio changes each October 1 for use in the next tax year.



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See "Chapter 123 Common Level Ranges & Worksheet" located at the back of this booklet.

What is a tax appeal hearing; who hears my appeal?

Once you've filed your tax appeal on or before April 1st or within 45 days of the bulk mailing of the Assessment Notices, a hearing before the County Tax Board is scheduled. The Tax Board consists of members (commissioners) appointed by the Governor. Tax Board Commissioners primarily hear disputes involving assessments. Hearings are usually scheduled during the day, but some Boards schedule differently. Individual taxpayers may represent themselves. Business entities other than sole proprietorships must be represented by an attorney. The taxing district is the opposing party represented by the municipal attorney. The assessor or an appraiser may appear at the hearing as an expert witness. وووووووووو

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Who is an expert witness?

Besides your municipal assessor, an expert witness is anyone employed as a real estate appraiser and designated as such from a legitimate association of professionals, according to licensing or certification requirements of the State of New Jersey. An expert's qualifications may be challenged by the municipal attorney at the hearing.

If you intend to rely on expert testimony at your hearing, you must supply a copy of the appraisal report to the assessor and each County Tax Board member at least 7 days before the scheduled hearing. The appraiser who completes the report must be available at the hearing to testify and to afford the municipality an opportunity to cross-examine the witness.

Is a hearing always necessary?

A hearing is always necessary. If the assessor, municipal attorney, and taxpayer agree to a settlement or otherwise resolve the issues, it may not be necessary for you to attend your hearing. Settlement stipulations must also be submitted to and approved by the County Tax Board. Should the Tax Board disapprove the stipulation, a formal appeal hearing would then be scheduled.

Will the tax appeal hearing be private?

No. All meetings of the County Board of Taxation are public meetings.

When are tax appeal hearings held?

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Tax appeal hearings are generally held annually after the April 1 filing deadline and until June 30 (between the December 1 filing deadline for added and omitted assessments and Jan 1.) Because adjournments are ordinarily denied, you should make every effort to attend your hearing. If you miss or do not attend your hearing without receiving a written notice of postponement, you may assume your case will be dismissed "for lack of prosecution". Judgments "for lack of prosecution" are final for the current year and may not be further appealed to the New Jersey Tax Court.

Generally, hearings begin at 9:00AM.

What is good evidence to convince the Tax Board to reconsider an assessment?

As the appellant, the burden is on you to prove that your assessment is in error, unreasonable, excessive, or discriminatory. You must suggest a more appropriate value by showing the Tax Board the market value of the property as of October 1 of the pre-tax year. To proceed with an appeal, all taxes and municipal charges up to and including the first quarter of the tax year must be paid.

Your assessor and County Tax Board Commissioners must receive copies of your comparable sales at least 7 days before your hearing for them to be discussed. The taxpayer must be persuasive and present credible evidence. Credible evidence is supported by fact, not assumptions or beliefs. Photographs of both the subject property (the property under appeal) and sales of comparable properties are useful in illustrating your argument. Factual evidence concerning circumstances is special necessary. For example, if

the property cannot be further developed, e.g.

conservation restriction, supporting evidence must be provided. In the context of an appeal, taxpayers can review Property Record Cards which are available upon request at the local tax office.

The most credible evidence is recent comparable sales of other properties of a similar type in your neighborhood. When using comparable sales, a listing of 3 to 5 sales should be attached to your appeal at the time of filing. Your assessor and County Tax Board Commissioners must receive copies of your comparables at least 7 days before your hearing for them to be considered. Sales ratio forms, called SR-1A's, (available at the County Tax Board) and deeds (available at the County Clerk's office) are public records and can be used to identify comparable sales and their significant characteristics. Comparable means that most of the characteristics of your property and the neighboring properties sold are similar. Be able to give full property descriptions and be knowledgeable of the conditions of the cited sales. Some characteristics that would make a property comparable are: recent sale price, similar square footage of living area measured from the exterior, similar lot size or acreage, proximity to your property, the same zoning use (e.g. duplex in a duplex zone), and similar age, construction and style of structure.

If I recently bought my property, is this purchase price considered?

Yes, but it does not dictate a change in assessment. Uniformity of treatment requires that value adjustments not be made simply due to a recent sales price. The subject property's sales price may not necessarily be conclusive evidence of true market value, e.g. foreclosure or estate sale, and is not binding upon the Tax Board. The circumstances surrounding a sale are always important.

<u>Are there special rules for commercial</u> properties?

Yes. Owners of rental income properties must supply an income statement when filing an appeal on special forms provided by the assessor. Net income generated by a property has a direct bearing on the ability to market the property, and therefore its value. This evidence may be used in arguing both sides of an appeal.

When will I be notified of the Tax Board's judgment?

By law, the Tax Board must hear and determine all appeals within 3 months of the last day for filing appeals, unless the Director of the Taxation Division grants an extension. Judgments are issued shortly thereafter.

May I appeal the Tax Board judgment?

If you are dissatisfied with the judgment of the Tax Board, you have 45 days from the date your judgment was mailed to file a further appeal with the Tax Court of New Jersey. If your property is assessed for more than \$1,000,000 you may file directly with the State Tax Court by April 1st annually or 45 days from date of bulk mailing of Assessment Notices, whichever is later.

Summary:

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A taxpayer filing an appeal should consider the following questions:

- 1. What was the market value of my property on the preceding October 1, the statutory assessment date?
- 2. Can I support my opinion of market value with credible evidence?
- 3. If a reassessment/revaluation was applied in the current tax year, is my property assessed in excess of its market value?

4. If a revaluation/reassessment was not implemented, does my assessment exceed market value or does the ratio of my property's assessed value to its market value exceed the upper limit of the common level range?

Deadlines to Remember:

1. Tax appeals are on assessments only, not taxes, and must be <u>filed</u> by April 1 (or May 1 if your taxing district implemented a municipal wide revaluation or reassessment) of the tax year or 45 days from the date of bulk mailing of Assessment Notices, whichever is later (December 1 for ADDED and OMITTED ASSESSMENTS).

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2. All evidence must be submitted to the Assessor and Tax Board at least 7 days prior to the hearing.

	APRIL								
/	Sun	Mon	Tues	Wed	Thur	Fri	Sat		
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		×							
	8	9 \	10	11	12	13	14		
			<u>`</u>						
	15	16	17	18	19	20	21		
$\langle \rangle$									
1	22	23	24	25	26	27	28		
	29	30							
Y									
1									

Note: If the last day for filing an appeal (April 1st deadline) falls on a Saturday, Sunday, or legal holiday the last day shall be extended to the first succeeding business day.

INSTRUCTIONS FOR PREPARING PETITION OF APPEAL

1. FILING DATE

a) Your appeal must be <u>received</u> (not merely postmarked) by the Ocean County Board of Taxation on or before April 1 of the tax year, or 45 days from the date the bulk mailing of Notification of Assessment is completed in the taxing district, whichever is later. An appeal received after the close of business hours (4:30 P.M.) on April 1, or 45 days from the date the bulk mailing of Notification of Assessment is completed in the taxing district, whichever is later, is untimely filed and will result in a dismissal of the appeal. If the last day for filing an appeal falls on a Saturday, Sunday or legal holiday, the last day shall be extended to the first succeeding business day.

b) A taxpayer will have 45 days to file an appeal upon issuance of a Notification of Change of Assessment.

2. SEPARATE APPEALS

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Separate appeals must be filed for each taxed parcel unless the Ocean County Tax Administrator grants prior approval to consolidate parcels or lots into one appeal filing using form MAS (Multiple Appeal Schedule).

3. FILING OF PETITION

- a) The original petition must be filed with the Ocean County Board of Taxation.
- b) A copy must be served upon the assessor of the municipality in which the property is located, or in the case of a municipal appeal served, upon the taxpayer.
- appeal served, upon the taxpayer.c) A copy must be served upon the clerk of the municipality in which the property is located, or in the case of a municipal appeal, served upon the taxpayer.d) A copy should be retained by the
- d) A copy should be retained by the petitioner.
- e) Any supporting documents attached to the original petition must also be attached

to the assessor's and municipal clerk's copies.

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- **4. FILING FEES** (A separate fee (check) is required for each appeal filed and must accompany the original petition of appeal.)
 - (a) Assessed Valuation less than \$150,000.....\$5.00 \$150,000 or more, but less than \$500,000 or more, but less than \$500,000 or more, but less than \$1,000,000\$100.00 \$1,000,000 or more.....\$150.00
 (b) Appeal on Classification.....\$25.00
 (c) Appeal on Valuation and
 - Classification... .Sum of (a) and (b)
 - (d) Appeal not covered by (a), (b), or (c).....\$25.00

Check or Money Order is to be made payable to: Ocean County Treasurer.



No fee is required to file a petition contesting denial of an application for a:

- deduction for veteran or veteran's surviving spouse/ surviving civil union partner/ surviving domestic partner, or serviceperson's surviving spouse/ surviving civil union partner/ surviving domestic partner; or
 deduction for senior citizen or
- deduction for senior citizen or disabled person or surviving spouse/ surviving civil union partner of a senior citizen or disabled person.

5. PAYMENT OF REAL ESTATE TAXES ON APPEAL



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N.J.S.A. 54:3-27 provides that a taxpayer who shall file an appeal from an assessment shall pay to the collector of

the taxing district no less than the total of all taxes and municipal charges due, up to and including the first quarter of taxes and municipal charges, assessed for the current year. The Ocean County Board of Taxation may relax the tax payment requirement and fix such terms for payment of the tax as the interests of justice may require. If the county board of taxation refuses to relax the payment requirement and that decision is appealed, the Tax Court may hear all issues without remand to the county board of taxation as the interests of justice may require.

6. ADJOURNMENTS

No adjournments will be granted except for extraordinary reasons.



7. REPRESENTATION AT HEARING

- (a) A taxpayer must be present at the hearing or be represented by an Attorney-at-Law admitted to practice in the State of New Jersey.
- (b) If the petitioner is a legal entity, such as a corporation, partnership, LLC, trust, etc., the appeal must be prosecuted by an Attorney-at-Law admitted to practice in the State of New Jersey, unless the subject property's prior year taxes were less than \$25,000, in which case the petitioner can appear in his, her, or its own behalf.

(c) If an appraisal is submitted, the appraiser is to be present at the hearing for the purpose of being examined. 9999

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8. SUMMARY HEARING

All evidence submitted to the Board of Taxation will be the only basis for appeal determination. If comparables are significantly different from the property, you will have the opportunity to discuss at the hearing. You may submit a written explanation of your comparables. The Board may reject evidence if not comparable to your property. In order for you to obtain a successful appeal your evidence must be such that it plainly and clearly evidences error(s) on your tax assessment.

NOTE: If an appraisal report is submitted as part of your evidence, the County Board of Taxation will require the appraiser and taxpayer to appear. If the taxpayer is represented by counsel, the attorney must appear.

a) The Municipality may cross appeal your assessment. You will be notified of the cross appeal and be provided with the opportunity to appear at the hearing.

9. DISCRIMINATION

N.J.S.A. 54:3-22(c) to (f) requires that whenever the Ocean County Board of Taxation finds that the ratio of assessed value to true value of property under appeal exceeds the upper limit or falls below the lower limit by 15% of the average ratio for each municipality, the Ocean County Board of Taxation shall revise the assessment by applying the average ratio to the true value of the property. A petitioner who alleges discrimination other than discrimination under N.J.S.A. 54:3-22(c) to (f) (Chapter 123) must so specify in the Petition of Appeal.



SPECIAL NOTE: The assessment value on your property by the tax assessor is presumed to be correct and it is your responsibility to overcome that presumption of correctness by presenting sufficient proofs of market value.

10. SUPPORTING PROOF AND PROCEDURES

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SPECIAL NOTE: ONLY THE ASSESSED VALUE CAN BE APPEALED-NOT THE AMOUNT OF TAXES ON YOUR PROPERTY. In order to determine the taxable value of your property, you must demonstrate what the market value of your property was as of October 1, of the preceding (pretax) year. Evidence to support a tax assessment revision is as follows:

(a) APPRAISALS

- A party intending to rely on expert testimony must furnish to the board two written appraisal reports and shall furnish one report to each opposing party <u>at least seven calendar days prior to the hearing</u>. If an appraisal is to be used as evidence, the appraiser must be present to testify to his/her report.
- No person other than a State licensed real estate appraiser, a State certified real estate appraiser, or a person who

assists in the preparation of an appraisal under the direct supervision of a State licensed or certified appraiser shall perform or offer to perform an appraisal assignment in regard to real estate located in this State including, but not limited to, any transaction involving a third party, person, government or quasigovernmental body, <u>court</u>, quasijudicial body or financial institution except for tax assessors acting in their official capacity.

• If the municipality intends to rely on its assessor or a representative of a revaluation company as its expert and if such testimony involves data and analysis which is not reflected on the property record card, the municipality shall furnish to the board for the Tax Administrator and each board member copies of a written report reflecting such data and analysis and furnish one copy of the report to each opposing party <u>at least seven</u> <u>calendar days prior to the hearing</u>. والموالي وال

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(b) COMPARABLE SALES

Not more than five comparable sales shall be submitted to the assessor, clerk, and county board not later than seven calendar days prior to the hearing if not included with the petition of appeal. Due to the high volume of appeals, faxed and/or emailed copies are <u>not</u> permitted. The information regarding each comparable sale shall include the block, lot, sale price, and deed date. Sales should be on or near the Comparable assessment date. assessments are not acceptable as evidence of value.

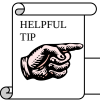
SPECIAL NOTE: BE SURE TO CHECK THAT YOUR COMPARABLE SALES ARE USABLE VIA THE COUNTY TAX BOARD WEBSITE.

(c) STATEMENT ACCOMPANYING PETITION OF APPEAL FOR INCOME PRODUCING PROPERTY

There shall be attached to a petition appealing an assessment of a commercial, industrial or multidwelling property (more than a four dwelling) family an itemized statement showing the amount and source of all income and expenses with respect to such property for the most recently completed accounting year and for such additional years as the board may request. If this information has not been submitted under Chapter 91 provisions, this may be grounds for dismissal of the appeal.

(d) OTHER DATA

Subject to the board's discretion, you may present other relevant information concerning the property _______ under appeal, such as, but not



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limited to, photographs, survey, cost data, etc.

PICTURES!! PICTURES!! PICTURES!!

11. SIGNATURE

The signature of the petitioner or petitioner's attorney is required on the petition.

12. SETTLEMENTS/STIPULATIONS A settlement agreed upon between petitioner and respondent must be approved by the Ocean County Board of

Taxation and must reflect whether the assessor agrees with the settlement. Proposed stipulations containing the settlement terms must be executed on forms available at the Ocean County Board of Taxation office. If the board approves the settlement, the board will enter a judgment incorporating the settlement and you would not have to appear. If the board disapproves of the settlement, the board will notify the parties of this fact and will schedule a hearing for the appeal.

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13. FILING COMPLAINT WITH TAX COURT

The judgment of the County Board of Taxation may be appealed to the Tax Court of New Jersey by filing a complaint with the Tax Court Management Office within 45 days from the date of the service of the judgment (date of mailing). If the assessed value of the property subject to the appeal exceeds \$1,000,000, a taxpayer or taxing district may file a petition of appeal with the Ocean County Board of Taxation or a complaint with the Tax Court of New Jersey in accordance with the Rules of the Court. The Tax Court of New Jersey is located at the Richard J. Hughes Justice Complex, 25 Market Street, Trenton, New Jersey. Mailing address: PO Box 972, Trenton, New Jersey 08625-0972. Telephone number: (609) 815-2922. Website:

https://www.njcourts.gov/courts/tax

14. FREEZE ACT

As per N.J.S.A. 54:3.26, if no further appeal is taken to the Tax Court the judgment of the county board is "frozen," i.e., conclusive and binding on the assessor and taxing district for the assessment year and for the next two succeeding years, unless there are significant changes in property value via added assessment, municipal wide revaluation, etc. The property owner may end the "freeze" by filing another appeal.

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For further information or questions, please communicate with us:



CHAPTER 123 LAWS OF 1973 APPLICABLE TO TAX APPEALS FOR TAX YEAR 2025

			LOWER	UPPER
	OCEAN COUNTY	RATIO	LIMIT	LIMIT
1501	BARNEGAT TWP	59.96	50.97	68.95
1502	BARNEGAT LIGHT BORO	53.74	45.68	61.80
1503	BAY HEAD BORO	58.51	49.73	67.29
1504	BEACH HAVEN BORO	53.84	45.76	61.92
1505	BEACHWOOD BORO	56.17	47.74	64.60
1506	BERKELEY TWP	57.87	49.19	66.55
1507	BRICK TWP	59.18	50.30	68.06
1508	TOMS RIVER TWP	80.22	68.19	92.25
1509	EAGLESWOOD TWP	67.81	57.64	77.98
1510	HARVEY CEDARS BORO	59.18	50.30	68.06
1511	ISLAND HEIGHTS BORO	65.79	55.92	75.66
1512	JACKSON TWP (R)	100.00	100.00	100.00
1513	LACEY TWP	64.80	55.08	74.52
1514	LAKEHURST BORO	90.83	77.21	104.45
1515	LAKEWOOD TWP	56.28	47.84	64.72
1516	LAVALLETTE BORO	61.10	51.93	70.27
1517	LITTLE EGG HARBOR TWP	58.17	49.44	66.90
1518	LONG BEACH TWP	72.88	61.95	83.81
1519	MANCHESTER TWP (r)	100.00	100.00	100.00
1520	MANTOLOKING BORO	58.28	49.54	67.02
1521	OCEAN TWP	99.33	84.43	114.23
1522	OCEAN GATE BORO	97.63	82.99	112.27
1523	PINE BEACH BORO	84.55	71.87	97.23
1524	PLUMSTED TWP	62.10	52.78	71.42
1525	POINT PLEASANT BORO	59.35	50.45	68.25
1526	PT PLEASANT BEACH BORO	60.93	51.79	70.07
1527	SEASIDE HEIGHTS BORO (r)	100.00	100.00	100.00
1528	SEASIDE PARK BORO	62.46	53.09	71.83
1529	SHIP BOTTOM BORO	56.61	48.12	65.10
1530	SOUTH TOMS RIVER BORO	60.47	51.40	69.54
1531	STAFFORD TWP	55.89	47.51	64.27
1532	SURF CITY BORO	61.05	51.89	70.21
1533	TUCKERTON BORO	61.39	52.18	70.60

R- Revaluation r- Reassessment

* RATIOS IN EXCESS OF 100% ARE TO BE CONSIDERED 100%

CHAPTER 123 WORKSHEET

(Do not use this worksheet if your municipality has implemented a revaluation/reassessment for this appeal year. It is assumed that your assessment and the market value of your home are the same. Thus, an average ratio of 100%)

The Chapter 123 test assumes that the taxpayer will supply the Tax Board with sufficient evidence to determine the true market value of the property subject to appeal.

OCEAN COUNTY PERCENTAGE LEVEL 100%

1.) Average Ratio	
 2.) 15% Common Level Range - Upper Limit	
 3.) 15% Common Level Range - Lower Limit	
4.) Subject Property - True Value	
(Obtained from research on comparable sales and ultimately determined by the OCBT Commissioners during the tax appeal hearing process.)	
5.) Assessment	
6.) Ratio of Assessment	
(Item 5 divided by Item 4 multiplied by 100.)	
- STOP -	
*If item 6 <u>falls in between</u> item 2 and 3, your assessment is considered fair. <u>Do not proceed with the balance of the form.</u>	
<i>If item</i> 6 is <u>less</u> than item 3, proceed to item 7. <i>If item</i> 6 is <u>greater</u> than item 2, poceed to item 10	
7.) Subject Property - True Value	
8.) Average Ratio	
9.) New INCREASED Assessment	
10.) Subject Property - True Value	
11.) Average Ratio	
12.) New REDUCED Assessment	

¹ N.J.S.A. 54:4-35

² N.J.S.A. 54:4-38.1