

Guidelines Statement

Property Assessment Appeals

General Statement

Due to the anticipated high volume of appeals for the current year, the Ocean County Board of Taxation has prepared this statement to provide additional guidance to individuals who plan to file a petition of appeal. We must first emphasize that it is most important you read [A Guide to Tax Appeal Hearings](#) pamphlet and [Appeal Instructions](#) provided on our website before you file a tax appeal. This addendum only provides guidance to reinforce some of the most important elements that will impact your ability to be successful at a hearing.

Presumption of Correctness

By state law, the Ocean County Tax Board is required to recognize a presumption of correctness to the property assessment established by your municipal tax assessor. Accordingly, you are the petitioner and it is your responsibility to prove that your tax assessment exceeds the market value of the specific property.

The Board wishes to advise all parties that assessments are specific to each individual property. Assessments do not represent average or median values. The assessment has been calculated by the municipal tax assessor, or a revaluation company, utilizing accepted valuation standards, and by law the Board must recognize the presumption of correctness.

Requirement for Proof

As a petitioner, you must provide comparable sales that are specific to the property under appeal. No more than 5 comparable sales may be entered.

You must be prepared to discuss the comparable elements of the sold properties as compared to the property under appeal. This includes, but is not limited to the: 1) location; 2) quality and condition; 3) comparability of model/size (square footage); 4) comparability of features (number of bedrooms, number of baths, etc.). Photographs are always helpful to the Board.

You should be prepared to address the legitimacy of the transaction i.e. it should be one of willing buyers and willing sellers who are not influenced by extraordinary issues (foreclosure, bankruptcy, and transactions between related parties, etc.).

The Board will not accept as evidence of value the following:

1. A third party analysis obtained via the Internet without the qualified expert being available to testify.
2. News articles, statements of television personalities, or any published real estate market statements and opinions.
3. Testimony as to value from realtors, attorneys or third parties that are not New Jersey State Certified or Licensed Real Estate Appraisers.

Professional Testimony

Testimony should be concise, to the point, and non-repetitive. It is not necessary to reiterate testimony to the Board. The Board appreciates the opportunity to accept appraisals completed by state certified appraisers; however, the appraiser must be present at the hearing to provide testimony and for cross examination.

The property owner may testify as to the value of their property as supported by comparable sales, provided the information was submitted and received by the Ocean County Board of Taxation AND the municipal tax assessor upon the filing of the appeal or seven (7) calendar days prior to the hearing.

Who May Present Appeals

A property owner may present their own testimony and evidence/documentation to support their appeal provided they follow the guidelines as discussed herein and in the material referenced in this Statement and on our website.

An attorney may represent a property owner; business entities such as corporations, partnerships, LLCs, or Trusts must be represented by a NJ licensed attorney. The Board will not accept testimony as to value from attorneys.

A husband or wife may not represent their spouse when testifying at a hearing for a property that is owned individually by the other unless a Power of Attorney statement is provided to the Board. The same applies for children when representing their parents or vice versa.