APPEAL TO LOCAL BOARD OF ASSESSMENT APPEALS

Taxpayer Appeal to		County Board of Assessment Appeals
I or we, County Property Valuation Administrator on	, hereb	y appeal the assessment made by the cribed below assessed as of January 1, 20
Property owned by	·····	
Mailing address of owner		
Location and description of property under a		
		istrator's office to discuss the assessment of your property?
Please attach a copy of the Property Owner's	Conference Rec	ord to this appeal.
As the property owner (or administrator, trust of January 1, 20?	tee, guardian, etc	.), in your opinion, what is the <i>fair cash value</i> of this property as
Land	\$	
Improvements	\$	
Total Fair Cash Value	\$	
Why do you feel this property is assessed at n	nore than its fair	cash value?
		Property Owner
Clerk's Signature		Signed
Clerk	County	Mailing Address
Date appeal filed with the county clerk		
day of , 2	20	Phone Number ()

INSTRUCTIONS

(File Only One Copy For Each Appeal)

133.120. Appeal procedure.—(1) Any taxpayer desiring to appeal an assessment on real property made by the property valuation administrator shall first request a conference with the property valuation administrator or his designated deputy. The conference shall be held prior to or during the inspection period provided for in KRS 133.045. During this conference the property valuation administrator or his deputy shall provide an explanation to the taxpayer of the constitutional and statutory provisions governing property tax administration, including the appeal process, as well as an explanation of the procedures followed in deriving the assessed value for the taxpayer's property. The property valuation administrator or his deputy shall keep a record of each conference which shall include, but shall not be limited to, the initial assessed value, the value claimed by the taxpayer, an explanation of any changes offered or agreed to by each party, and a brief accounting of the outcome of the conference. At the request of the taxpayer, the conference may be held by telephone.

(2) Any taxpayer still aggrieved by an assessment on real property made by the property valuation administrator after complying with the provisions of subsection (1) of this section may appeal to the board of assessment appeals. The taxpayer shall appeal his assessment by filing in person or sending a letter or other written petition stating the reasons for appeal, identifying the property for which the appeal is filed, and stating to the county clerk the taxpayer's opinion of the fair cash value of the property. The appeal shall be filed no later than one (1) workday following the conclusion of the inspection period provided for in KRS 133.045.

Taxpayer appeals to county board of assessment appeals that are not timely filed cannot be considered by the board. No taxpayer may appeal an assessment to the Kentucky Board of Tax Appeals that has not been previously appealed to the county board of assessment appeals (KRS 131.340).

Kentucky