TAXPAYER'S RSA 76:16 ABATEMENT APPLICATION TO MUNICIPALITY

TAX YEAR APPEALED	
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INSTRUCTIONS

- 1. Complete the application by typing or printing legibly in ink. This application does not stay the collection of taxes; taxes should be paid as assessed. If an abatement is granted, a refund with interest will be made.
- 2. File this application with the municipality by the deadline (see below). Date of filing is the date this form is either hand delivered to the municipality, postmarked by the post office, or receipted by an overnight delivery service.

<u>DEADLINES</u>: The "notice of tax" means the date the board of tax and land appeals (BTLA) determines the last tax bill was sent by the municipality. (If your municipality bills twice annually, you must apply after the bill that establishes your final tax liability and not before.)

Step One: Step Two: Step Three: Taxpayer must file the abatement application with the municipality by March 1 following the notice of tax. Municipality has until July 1 following the notice of tax to grant or deny the abatement application. Taxpayer may file an appeal either at the BTLA (RSA 76:16-a) or in the superior court (RSA 76:17), but not both. An appeal must be filed:

- 1) <u>no earlier than</u>: a) after receiving the municipality's decision on the abatement application; or b) July 1 following the notice of tax if the municipality has not responded to the abatement application; and
- 2) <u>no later than</u> September 1 following the notice of tax.

EXCEPTION: If your municipality's final tax bill was sent out after December 31 (as determined by the BTLA), the above deadlines are modified as follows (RSA 76:1-a; RSA 76:16-d, II):

Step One: 2 months after notice of tax;
Step Two: 6 months after notice of tax; and
Step Three: 8 months after notice of tax.

FORM COMPLETION GUIDELINES:

- 1. **SECTION E**. Municipalities may abate taxes "for good cause shown." RSA 76:16. Good cause is generally established by showing an error in the assessment calculation or a disproportionate assessment. Good cause can also be established by showing poverty and inability to pay the tax.
- 2. **SECTION G**. If the abatement application is based on disproportionate assessment, the taxpayer has the burden to show how the assessment was disproportionate. To carry this burden the taxpayer must show: a) what the property was worth (market value) on the assessment date; and b) the property's "equalized assessment" exceeded the property's market value. To calculate the equalized assessment, simply divide the assessment by the municipality's equalization ratio (assessment ÷ ratio). Because a property's market value is a crucial issue, taxpayers must have an opinion of the market value estimate. This value estimate can be shown by obtaining an appraisal or presenting sales of comparable properties.
- 3. **SECTION H**. The applicant(s) must sign the application even if a representative (e.g. Tax Representative, Attorney, or other Advocate) completes Section I.
- 4. Make a copy of this document for your own records.

FOR MUNICIPALITY USE ONLY:
Town File No.:
Taxpayer Name:

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SECTION A. Party(ies) A	pplying (Owner(s)/T	'axpayer(s))	
Name(s):			
Mailing Address:			
Telephone Nos.: (Home)	(Cell)	(Work)	(Email)
	a. Any interest paid to Revenue Service, in a e taxpayer shall provi x identification number	o the applicant must be accordance with federalide the municipality ver. Municipalities sha	be reported by the municipality all law. Prior to the payment of with the applicant's social all treat the social security or
SECTION B. Party's(ies')	Representative if ot	her than Person(s)	Applying (Also Complete Section A
Name(s):			
Mailing Address:			
Telephone Nos.: (Home)	(Cell)	(Work)	(Email)
SECTION C. Property(ies) for which Abatemo	ent is Sought	
List the tax map and lot numb sought, a brief description of			ach property for which abatement is
Town Parcel ID# Stree	et Address/Town	<u>Description</u>	<u>Assessment</u>
			•

SECTION D. Other Property(ies)

List other property(ies) in the municipality owned in the same name(s), even if abatements for the other property(ies) have not been sought. The taxpayer's entire real property estate must be considered in determining whether the appealed property(ies) is (are) disproportionately assessed.

Town P	arcel ID	<u>Street Address/Town</u>	<u>Description</u>	Assessment	
					_
					<u> </u>
SECTI	ON E.	Reasons for Abatement Applica	<u>ation</u>		
1) estab 2) estab	olishing a olishing p	ides that an abatement may be grant assessment is disproportionate to overty and inability to pay the taxtaxpayer has the burden to prove	to market value and the rack. This form can be utilized.	nunicipality's level of assessn zed for either basis of requesti	nent; or
1)	If claiming disproportionality, state with specificity <u>all</u> the reasons supporting your application. Statements such as "taxes too high," "disproportionately assessed" or "assessment exceeds market value are insufficient. Generally, specificity requires the taxpayer to present material on the following (<u>all mannot apply</u>):				
2.	3.	physical data – incorrect description market data – the property's market comparable sales or a professional level of assessment – the property market value and the town-wide level of the property market value and the town-wide level of the property market value and the town-wide level of the property market value and the town-wide level of the property market value and the town-wide level of the property market value and the town-wide level of the property was also become a professional transfer of the property of the p	tet value on the April 1 all opinion of value; and/oy's assessment is disprop	assessment date, supported by or	operty's
Note:	: If you have an appraisal or other documentation, please submit it with this application.				
2)	If claiming poverty or inability to pay, state in detail why abatement of taxes is appropriate as oppose some other relief such as relocating, refinancing or obtaining some alternative public assistance. Ansara v. City of Nashua, 118 N.H. 879 (1978).				
	(Attach additional sheets if needed.)				

SECTION F. Taxpayer's(s') Opinion of Market Value

State your opinion of t	the market value of the	property(ies) appealed as of Ap	ril 1 of the ye	ar under appeal.	
Town Parcel ID#		Appeal Year Market Value \$			
Town Parcel ID#	wn Parcel ID# Appeal Year Market Value \$				
Explain the basis for y	Explain the basis for your value opinion(s). (Attach additional sheets if necessary.)				
SECTION G. Sales,	, Rental and/or Assess	ment Comparisons			
	perty, list the comparat	ow overassessment of your propole rental properties and their ren		you are appealing an	
Town Parcel ID#	Street Address	Sale Price/Date of Sale	Rents	Assessment	
SECTION H. Certif	fication by Party(ies)	Applying			
applying certifies (cert		ant(s) MUST sign the application the penalties of RSA 641:3 the four knowledge.			
Date:					
		(Signature)			
		(Print Name)			
		(Fillit Name)			
		(Signature)			
		(Print Name)			

SECTION I. Certification and Appearance by Representative (If Other Than Party(ies) Applying)

By signing below, the representative of the Party(ies) applying certifies and swears under penalties of RSA 641:3:

1.	all certifications in Section H are true;				
2.	the Party(ies) applying has (have) authorized this representation and has (have) signed this application; and				
3.	a copy of this form was sent to the Party(ies) applying.				
Date:		(Representative's Signature)	(Print Name)		
SECT	ION J. <u>Disposition of Application* (I</u>	For Use by Selectmen/Assessor)			
	76:16, II states: the municipality "shall reg by July 1 after notice of tax date"	eview the application and shall gr	ant or deny the application in		
Abater	ment Request: GRANTED	Revised Assessment: \$	DENIED		
Remar					
Date:					
(Select	tmen/Assessor Signature)	(Selectmen/Assessor Signature)	gnature)		
(Select	tmen/Assessor Signature)	(Selectmen/Assessor Signature)	gnature)		