EF-19-B-R03-0523-32000275-1 BOE-19-B (P1) REV. 03 (05-23)

## CLAIM FOR TRANSFER OF BASE YEAR VALUE TO REPLACEMENT PRIMARY RESIDENCE FOR PERSONS AT LEAST AGE 55 YEARS



Cynthia L. Froggatt
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Applies to base year value transfers occurring on or after April 1, 2021.

ASSESSOR'S PARCEL/ID NUMBER	RECO	RDER'S DOCUMENT NUMBER (if k	nown)	
DATE OF PURCHASE	DATE	OF COMPLETION OF NEW CONST	COMPLETION OF NEW CONSTRUCTION (if applicable)	
PURCHASE PRICE	COST	OF NEW CONSTRUCTION (if applic	W CONSTRUCTION (if applicable)	
\$	\$			
PROPERTY ADDRESS	CITY		COUNTY	
Do you occupy the replacement primary residen		☐ Yes ☐ No		
2. Is this property a multi-unit property?   Yes	No <b>If yes,</b> which unit is	your principal residence?		
3. Is the new construction described performed on within the past two years? Yes No	a replacement primary residen  If yes, what was the date of you			
B. ORIGINAL PRIMARY RESIDENCE (FOR				
ASSESSOR'S PARCEL/ID NUMBER	·			
DATE OF SALE	SALE	PRICE		
	\$	\$		
PROPERTY ADDRESS (property must be in California)	CITY		COUNTY	
<ul><li>3. Did this property transfer to your grandparent(s), p</li><li>4. Was there any new construction to this property</li></ul>		_	)	
If yes, please explain:  NOTE: If the property is located in a differ copy of the original residence's latest pro  C. CLAIMANT INFORMATION (please print)  NAME OF CLAIMANT  Have you previously been granted a base year value.	ent county than that of the perty tax bill and any supplements of the perty tax bill and the perty tax	e replacement primary lemental tax bill(s) issu- fication with date of bin SOCIAL SECURITY NUMBER	residence, you must attach a ued before the date of sale.  th.  AT LEAST AGE 55 AT TIME OF SALE?  Yes No	
If yes, please explain:  NOTE: If the property is located in a differ copy of the original residence's latest pro  C. CLAIMANT INFORMATION (please print)  NAME OF CLAIMANT	ent county than that of the perty tax bill and any supplements of the perty tax bill and the perty tax	e replacement primary lemental tax bill(s) issu- fication with date of bin SOCIAL SECURITY NUMBER	residence, you must attach a ued before the date of sale.  th.  AT LEAST AGE 55 AT TIME OF SALE?  Yes No	
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If yes, please explain:  NOTE: If the property is located in a differ copy of the original residence's latest pro  C. CLAIMANT INFORMATION (please print)  NAME OF CLAIMANT  Have you previously been granted a base year value of years, please provide the county(ies) and Assessing the replacement primary residence described a set the time of the sale of my original residence described as the time of the sale of my original residence described as the time of the sale of my original residence.	ent county than that of the perty tax bill and any supplement of the perty tax bill and any supplement of the perty tax bill and any supplement of the provide valid identified that the perty tax bill and th	e replacement primary lemental tax bill(s) issuffication with date of bin SOCIAL SECURITY NUMBER der section 2.1 of article XI ch relief was granted	residence, you must attach a ued before the date of sale.  th.  AT LEAST AGE 55 AT TIME OF SALE?  Yes No  III A (Proposition 19)? Yes N  as a claimant/occupant I occupymant I was at least 55 years of age	
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All information provided on this form is subject to verification.

IF YOUR APPLICATION IS INCOMPLETE, YOUR CLAIM MAY NOT BE PROCESSED.

THIS CLAIM IS CONFIDENTIAL AND NOT SUBJECT TO PUBLIC INSPECTION



## **GENERAL INFORMATION**

Beginning April 1, 2021, section 2.1(b) of article XIII A of the California Constitution, implemented by Revenue and Taxation Code section 69.6, allows an owner of a primary residence who is at least age 55 at time of sale of the original primary residence to transfer the factored base year value of their primary residence in California to a replacement primary residence that is located anywhere in California. To qualify for the base year value transfer, the following requirements must be met:

- The original primary residence must be sold.
- The original primary residence must have been your principal place of residence (thus, eligible for the homeowners' or disabled veterans' exemption) either (1) at the time of sale, or (2) within two years of the purchase of your replacement primary residence.
- The replacement primary residence must be purchased or newly constructed within two years of the sale of the original primary residence.
- Claimant must own and occupy the replacement primary residence as a principal place of residence (thus, eligible for the homeowners'
  or disabled veterans' exemption) at the time this claim is filed.
- Either (1) the sale of the original primary residence or (2) the purchase or completion of new construction of the replacement primary residence must occur on or after April 1, 2021.

If the replacement primary residence is of *equal or lesser value* than the original primary residence, the factored base year value of the original primary residence becomes the base year value of the replacement primary residence. "Equal or lesser value" means the full cash value of the replacement primary residence does not exceed one of the following, which is based on the date of sale of the original primary residence and the date of purchase or completion of new construction of the replacement primary residence:

- 100 percent of the full cash value of the original primary residence if a replacement primary residence is purchased or newly constructed **before** the sale of the original primary residence.
- 105 percent of the full cash value of the original primary residence if a replacement primary residence is purchased or newly constructed within the **first** year after the sale of the original primary residence.
- 110 percent of the full cash value of the original primary residence if a replacement primary residence is purchased or newly constructed within the **second** year after the sale of the original primary residence.

If the full cash value of the replacement primary residence is of greater value than the adjusted full cash value of the original primary residence, partial relief is available. The difference between the adjusted full cash value of the original primary residence and the full cash value of the replacement primary residence will be added to the factored base year value that is transferred to the replacement primary residence.

Under Revenue and Taxation Code section 110(b), "full cash value" is presumed to be the purchase price, unless it is established by evidence that the real property would not have transferred for that purchase price in an open market transaction.

If the replacement primary residence is partly purchased and partly constructed, then the full cash value for both land and improvements is determined as either the date of purchase or the date of completion of new construction, whichever occurs last.

A homeowner who is at least age 55 at time of sale of the original primary residence or severely disabled may transfer their base year value up to three times.

The disclosure of the social security number by the claimant of a replacement primary residence is mandatory. The number is used by the Assessor to verify the eligibility of a person claiming this exclusion and by the State of California to prevent more than three base year value transfers. This claim is confidential and not subject to public inspection.

If you believe you qualify for this exclusion, you must provide evidence that you were at least 55 years old when the original primary residence sold and declare under penalty of perjury (see reverse) that you were at least 55, and complete the reverse side of this form.

A claim must be filed with the Assessor of the county in which the replacement property is located. A claim for relief must be filed within 3 years of the date a replacement primary residence is purchased or new construction of that replacement primary residence is completed. If you file your claim after the 3-year period, relief will be granted beginning with the calendar year in which you file your claim.

If your claim is approved, the base year value will be transferred to the replacement primary residence as of the latest qualifying event — the sale of the original primary residence, the purchase of the replacement primary residence, or the completion of construction of the replacement primary residence. This means that if you purchase or construct your replacement primary residence first and sell your original primary residence second, you will be responsible for the increased taxes on your replacement primary residence through the date your original primary residence is sold.

If you are filing a claim for additional treatment as the result of new construction performed on a replacement primary residence that has already been granted the benefit, you must complete the reverse side of this form. You may be eligible if the new construction is completed within two years of the date of sale of the original primary residence; you have notified the Assessor in writing of the completion of new construction within 6 months after completion; and the fair market value of the new construction (as confirmed by the Assessor) on the date of completion, plus the full cash value of the replacement primary residence at the time of its purchase/date of completion of new construction (as confirmed by the Assessor) does not exceed the market value of the original primary residence as of its date of sale.



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