EF-60-NR-R03-0208-55000389-1 BOE-60-NR (FRONT) REV. 3 (2-08)

NOTICE OF RESCISSION OF CLAIM TO TRANSFER BASE YEAR VALUE TO REPLACEMENT DWELLING



Kaenan Whitman Tuolumne County Assessor-Recorder

2 South Green Street, Third Floor Sonora, CA 95370 Phone: (209) 533-5535 Fax: (209) 533-5674

Email: assessor@tuolumnecounty.ca.gov

REPLACEMENT D	WELLING		
ASSESSOR'S PARCEL NUMBER		RECORDER'S DOCUMENT NUMBER	
DATE OF PURCHASE	PURCHASE PRICE	DATE OF COMPLETION OF NEW CONSTRUCTION	COST OF NEW CONSTRUCTION
	\$		\$
PROPERTY ADDRESS (street, ca	ity, county, state, zip code)		
DATE ORIGINAL CLAIM WAS FIL	LED		
CLAIMANT INFORM	MATION (please print)		
NAME OF CLAIMANT			SOCIAL SECURITY NUMBER
NAME OF SPOUSE (provide if the spouse is a record owner of either the original property or the replacement dwelling)		e original property or the replacement dwelling)	SOCIAL SECURITY NUMBER
Please check the bo	ox under which you are f	filing this Notice of Rescission:	
(1) This Notice of	of Rescission must be fil	led with the Assessor:	
	te the county first issues	a refund check for the property taxes on th	· ·
 If a refund is n 	te the county first issues not applicable, <i>before</i> an		erred base year value.
If a refund is nIf taxes have r	te the county first issues not applicable, <i>before</i> an	s a refund check for the property taxes on the any property taxes are paid on the new transfay property taxes on the new transferred bases	erred base year value.
 If a refund is n If taxes have r OR (2) This Notice of Within 6 years 	te the county first issues not applicable, before an not been paid, before an of Rescission must be fills after relief was granted	s a refund check for the property taxes on the property taxes are paid on the new transfay property taxes on the new transferred based with the Assessor:	erred base year value. se year value become delinquen
 If a refund is not not not not not not not not not not	te the county first issues not applicable, before an not been paid, before an of Rescission must be fills after relief was granted	is a refund check for the property taxes on the any property taxes are paid on the new transferry property taxes on the new transferred baseled with the Assessor:	erred base year value. se year value become delinquen
 If a refund is not not not not not not not not not not	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	is a refund check for the property taxes on the any property taxes are paid on the new transferry property taxes on the new transferred baseled with the Assessor: If, and the das the principal place of residence within	erred base year value. se year value become delinquen 90 days after the original claim ornia that the foregoing, and all
 If a refund is not let a refund is not let axes have rown. OR (2) This Notice of Within 6 years The replacement was filed. 	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquen 90 days after the original claim ornia that the foregoing, and all
 If a refund is not let a refund is not let axes have rown. OR (2) This Notice of Within 6 years The replacement was filed. 	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquen 90 days after the original claim ornia that the foregoing, and all nowledge and belief.
If a refund is not let a refund is not let axes have room. (2) This Notice of within 6 years. The replacement was filed. I/We certify (or definition.)	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquen 90 days after the original claim ornia that the foregoing, and all nowledge and belief.
If a refund is not let a refund is not let axes have rown. OR (2) This Notice of within 6 years. The replacement was filed. I/We certify (or doinform. CLAIMANT'S SIGNATURE SPOUSE'S SIGNATURE	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquent 90 days after the original claim ornia that the foregoing, and all nowledge and belief. DATE DATE
 If a refund is not not not not not not not not not not	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacate declare) under penalty of	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquent 90 days after the original claim ornia that the foregoing, and all nowledge and belief.
If a refund is not let a refund is not let axes have rown. OR (2) This Notice of within 6 years. The replacement was filed. I/We certify (or definition. CLAIMANT'S SIGNATURE SPOUSE'S SIGNATURE	te the county first issues not applicable, before an not been paid, before an of Rescission must be fill after relief was granted ent property was vacated declare) under penalty of nation hereon, is true, co	s a refund check for the property taxes on the property taxes are paid on the new transferry property taxes on the new transferred based with the Assessor: If, and the principal place of residence within the certification CERTIFICATION If perjury under the laws of the State of California are property taxes.	erred base year value. se year value become delinquent 90 days after the original claim ornia that the foregoing, and all nowledge and belief. DATE DATE

All information provided on this form is subject to verification.

IF YOUR APPLICATION IS INCOMPLETE, YOUR NOTICE OF RESCISSION MAY NOT BE PROCESSED.

THIS NOTICE IS NOT SUBJECT TO PUBLIC INSPECTION



GENERAL INFORMATION

(A fee may be required to process this document.)

California law allows any person who is at least 55 years of age (at the time of sale of original/former property) who resides in a property eligible for the homeowners' exemption (place of residence) or currently receiving the disabled veterans' exemption to transfer the base year value of the original property to a replacement dwelling of equal or lesser value. The replacement dwelling must be purchased or newly constructed within two years of the sale of the original property. A claim must be filed with the Assessor within three years of the date the replacement dwelling is purchased or new construction of that replacement dwelling is completed.

A claimant may rescind their previously filed claim for a base year value transfer. A claim may be rescinded according to Revenue and Taxation Code section 69.5(i) if this notice of rescission, signed by the original claimant(s), is delivered to the Assessor's office (where the claim was filed) before any of the following have occurred:

- The county first issues a refund check for the property taxes on the transferred base year value.
- If a refund is not applicable, before property taxes are paid on the new transferred base year value.
- If taxes have not been paid, before property taxes on the new transferred base year value become delinquent.

Beginning January 1, 2001, a claimant may rescind their previously filed claim for a base year value transfer if the replacement dwelling was vacated as the claimant's principal place of residence within 90 days after the date the original claim for a base year value was filed, and this notice of rescission is filed with the Assessor within six years after the relief was granted. Within six years after the relief was granted means within six years from the date the county issues a refund check or property taxes are paid on the new transferred base year value.

If this rescission increases the base year value of a property, or the homeowners' exemption has been incorrectly allowed, appropriate escape assessments or supplemental assessments, including interest as provided in section 506, shall be imposed. The statue of limitations for any escape or supplemental assessment will not commence until July 1 of the assessment year in which the notice of rescission is filed with the Assessor.

If a claim is successfully rescinded, then the base year value from the original property may be transferred to another property as long as the second property also meets all the requirements of section 69.5: (1) The replacement dwelling (land and improvements) must have been acquired or newly constructed within two years of the sale of the original property; (2) the replacement dwelling is of equal or lesser value than the original property; (3) a claim for relief must be filed within three years of the date the replacement dwelling is purchased or new construction of that replacement dwelling is completed.

PLEASE NOTE: Transfers between counties are allowed only if the county in which the replacement dwelling is located has passed an authorizing ordinance. The acquisition of the replacement dwelling must occur on or after the date specified in the county ordinance.

(Please complete applicable information on reverse side.)



EF-60-NR-R03-0208-5500038