**INSTRUCTIONS**

1. This notice will take approximately 20 minutes to complete if you have all the following information on hand as follows:

* Particulars of the appellant/property;
* Details of the relevant correspondence with the Comptroller of Property Tax; and
* Grounds of appeal.

2. On completion, please make payment of the filing fee in the required manner (referred to in paragraph 3 below). Thereafter, please email a copy of the notice (together with Chief Assessor’s and/or Comptroller’s notice including the tax computation) to vrb@mof.gov.sg.

3. Payment of prescribed fees to the Valuation Review Board shall be made by way of PayNow Corporate.

 Please enter our UEN as “T08GA0013EM01” when making payment, or scan the following QR code:



 Please indicate “VRB-” followed by your Property Tax Account No. in the remarks when making the transfer. For e.g. if the Property Tax Acct No. is 1234567A, the reference in the remarks will be “VRB-1234567A”.

 Please note that if any authorisation for the payment of fees to the Board is dishonoured or revoked, and if payment is not received within seven days after being notified of such dishonour or revocation, the notice of appeal or notification that the dishonoured or revoked payment was made for would be deemed not to be lodged.

4. This page is not part of the notice of appeal.

APPEAL NO.

PROPERTY TAX ACT
(CHAPTER 254)

VALUATION REVIEW BOARD (APPEALS PROCEDURE) REGULATIONS

NOTICE OF APPEAL UNDER SECTION \*20A/22/38

Property Description: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Property Tax Account No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Notice No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Notice Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(Please enclose a copy of the Chief Assessor’s/Comptroller’s Notice and the tax computation)

\*I/We hereby give Notice of Appeal against: (please tick the appropriate box)

* the Chief Assessor’s decision to \*disallow/partially allow \*my/our objection under section 20A(3) and propose the annual value of $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with effect from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\*My/Our desired annual value is $ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with effect from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* the Comptroller’s decision to \*disallow/partially allow the objection under section 22(3) and to recover tax for the period from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to \_\_\_\_\_\_\_\_\_\_\_\_\_\_

\*My/Our desired period for which tax is payable is from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* the Comptroller’s decision under section \*38(6)/38(8)(*e*)

\*The declaration that I am/we are the agent of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ be cancelled/varied; or

\*My/Our share of the moneys in the \*joint account/proceeds of sale of immovable property should be $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\*My/Our grounds of appeal against the \*Chief Assessor’s/Comptroller’s decision are as follows:

(if space provided is insufficient, attach a separate sheet)

**PARTICULARS OF APPELLANT**

Name of Appellant: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name of Representative (if any): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

|  |
| --- |
| Identification Type of the Representative (if any): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **ID Box: Identification Type**1. Singapore NRIC (including PR)

05. ROB No. (Business Regn. No.)06. ROC No. (Company Regn. No.)26. Law Firm Registration Code |
| (fill in ‘01’ for NRIC No. or ‘06’ for ROC No., otherwise see ID box on the right)  |
| Identification No. of the Representative (if any): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |
| (for ROC No., please use the 10-digit format which begins with year of registration) |

Address of \*Appellant /Representative: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Contact No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date of Appeal: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(For instructions on completing this form, see reverse) \*Appellant’s/Representative’s Signature

\*Delete where inapplicable.

instructions to appellants

1.  Every notice of appeal must be submitted in softcopy to vrb@mof.gov.sg.

2.  Under section 29(2) of the Property Tax Act, every notice of appeal shall state —

(*a*) the grounds on which the appeal is based;

(*b*) the amendments desired; and

(*c*) whether the appellant desires to be heard in person or by an agent authorised by him in writing.

3.  Separate forms must be used for appeals against each notice from the Chief Assessor or the Comptroller of Property Tax.

1. Notices of appeal must reach the Valuation Review Board (the Board) at vrb@mof.gov.sg within 30 days after service of the notice conveying the Chief Assessor’s or the date of the Comptroller’s decision (as the case may be).

5.  A copy of the Chief Assessor’s or the Comptroller’s notice (including the tax computation) must be enclosed.

6.  A filing fee is payable for each appeal lodged with the Board in accordance with the Second Schedule to the Valuation Review Board (Appeals Procedure) Regulations (Rg 2). An extract of the Second Schedule is reproduced for your information.

*“Filing each notice of appeal in respect of ⎯*

|  |  |
| --- | --- |
| *(a) any residential premises where the tax payable per annum has been computed at the tax rates specified in Part 1 of the Schedule to the Property Tax (Rates for Residential Premises) Order 2013 (G.N. S691/2013)* | *$50* |
| *(b) any property other than that specified in paragraph (a)* | *$200.”* |

7.  Appellant will be notified by the Board on the submission of documents and the date of hearing.