

Sec. 154. (1) If the state tax commission determines that property subject to the collection of taxes under this act, including property subject to taxation under 1974 PA 198, MCL 207.551 to 207.572, 1905 PA 282, MCL 207.1 to 207.21, 1953 PA 189, MCL 211.181 to 211.182, and the commercial redevelopment act, 1978 PA 255, MCL 207.651 to 207.668, has been incorrectly reported or omitted for any previous year, but not to exceed the current assessment year and 2 years immediately preceding the date the incorrect reporting or omission was discovered and disclosed to the state tax commission, the state tax commission shall place the corrected assessment value for the appropriate years on the appropriate assessment roll. The state tax commission shall issue an order certifying to the treasurer of the local tax collecting unit if the local tax collecting unit has possession of a tax roll for a year for which an assessment change is made or the county treasurer if the county has possession of a tax roll for a year for which an assessment change is made the amount of taxes due as computed by the correct annual rate of taxation for each year except the current year. Taxes computed under this section shall not be spread against the property for a period before the last change of ownership of the property.

(2) If an assessment change made under this section results in increased property taxes, the additional taxes shall be collected by the treasurer of the local tax collecting unit if the local tax collecting unit has possession of a tax roll for a year for which an assessment change is made or by the county treasurer if the county has possession of a tax roll for a year for which an assessment change is made. Not later than 20 days after receiving the order certifying the amount of taxes due under subsection (1), the treasurer of the local tax collecting unit if the local tax collecting unit has possession of a tax roll for a year for which an assessment change is made or the county treasurer if the county has possession of a tax roll for a year for which an assessment change is made shall submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property on which the additional taxes are assessed, if different than a person named in the order, by first-class mail, address correction requested. Except for real property subject to taxation under 1974 PA 198, MCL 207.551 to 207.572, 1905 PA 282, MCL 207.1 to 207.21, 1953 PA 189, MCL 211.181 to 211.182, and the commercial redevelopment act, 1978 PA 255, MCL 207.651 to 207.668, and for real property only, if the additional taxes remain unpaid on the March 1 in the year immediately succeeding the year in which the state tax commission issued the order certifying the additional taxes under subsection (1), the real property on which the additional taxes are due shall be returned as delinquent to the county treasurer. Real property returned for delinquent taxes under this section, and upon which taxes, interest, penalties, and fees remain unpaid after the property is returned as delinquent to the county treasurer, is subject to forfeiture, foreclosure, and sale for the enforcement and collection of the delinquent taxes as provided in sections 78 to 79a.

(3) Except as otherwise provided in subsection (4), a corrected tax bill based on an assessment roll corrected for incorrectly reported or omitted personal property that is issued after the effective date of the amendatory act that added this subsection shall include penalty and interest at the rate of 1.25% per month or fraction of a month from the date the taxes originally could have been paid without interest or penalty. If the tax bill has not been paid within 60 days after the corrected tax bill is issued, interest shall again begin to accrue at the rate of 1.25% per month or fraction of a month.

(4) If a person requests that an increased assessment due to incorrectly reported or omitted personal property be added to the assessment roll under this section before March 1, 2004 with respect to statements filed or required to be filed under section 19 for taxes levied before January 1, 2004, and the corrected tax bill issued under this subsection is paid within 30 days after the corrected tax bill is issued, that person is not liable for any penalty or interest on that portion of the additional tax attributable to the increased assessment resulting from that request. However, a person who pays a corrected tax bill issued under this subsection more than 30 days after the corrected tax bill is issued is liable for the penalties and interest imposed under subsection (3).

(5) Except as otherwise provided in this section, the treasurer of the local tax collecting unit or the county treasurer shall disburse the payments of interest received to this state and to a city, township, village, school district, county, and authority, in the same proportion as required for the disbursement of taxes collected under this act. The amount to be disbursed to a local school district, except for that amount of interest attributable to mills levied under section 1211(2) or 1211c of the revised school code, 1976 PA 451, MCL 380.1211 and 380.1211c, and mills that are not included as mills levied for school operating purposes under section 1211 of the revised school code, 1976 PA 451, MCL 380.1211, shall be paid to the state treasury and credited to the state school aid fund established by section 11 of article IX of the state constitution of 1963. For an intermediate school district receiving state aid under section 56, 62, or 81 of the state school aid act of 1979, 1979 PA 94, MCL 388.1656, 388.1662, and 388.1681, of the interest that would otherwise be disbursed to or retained by the intermediate school district, all or a portion, to be determined on the basis of the tax rates being utilized to compute the amount of the state school aid, shall be paid instead to the state treasury and credited to the state school aid fund established by section 11 of article IX of the state constitution of 1963.

(6) If an assessment change made under this section results in a decreased tax liability, a refund of excess tax payments shall be made by the county treasurer and shall include interest at the rate of 1% per month or fraction of a month for taxes levied before January 1, 1997 and interest at the rate provided under section 37 of the tax tribunal act, 1973 PA 186, MCL 205.737, for taxes levied after December 31, 1996, from the date of the payment of the tax to the date of the payment of the refund. The county treasurer shall charge a refund of excess tax payments under this subsection to the various taxing jurisdictions in the same proportion as the taxes levied.

(7) A person to whom property is assessed under this section may appeal the state tax commission's order to the Michigan tax tribunal.

As Amended by  
2003 Public Act No. 247,  
Approved December 29, 2003

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

BAY COUNTY  
TOWNSHIP OF GARFIELD  
154-08-1000

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 09-050-900-000-106-00 PERSONAL  
SCHOOL DISTRICT: PINCONNING  
ISD DISTRICT: BAY-ARENAC  
ASSESSMENT UNIT: TOWNSHIP OF GARFIELD

PROPERTY OWNER: County of BAY COUNTY  
FIVE POINT CAPITAL ASSESSING OFFICER/EQUAL. DIRECTOR:  
910 E. HAMILTON AVE., STE. 400 JAMES DUBAY ASSR.  
CAMPBELL, CA 95008 1138 W. ERICKSON ROAD  
LINWOOD, MI 48634

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$0	\$8,900	\$8,900	\$8,900	44.2901
<b>TAXABLE VALUE</b>					
2006	\$0	\$8,900	\$8,900	\$8,900	44.2901

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

BRANCH COUNTY  
TOWNSHIP OF COLDWATER

154-08-0994

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 12-070-900-023-005-00 PERSONAL  
SCHOOL DISTRICT: COLDWATER  
ISD DISTRICT: BRANCH  
ASSESSMENT UNIT: TOWNSHIP OF COLDWATER

PROPERTY OWNER: County of BRANCH COUNTY  
WESTSIDE EXCAVATING ASSESSING OFFICER/EQUAL. DIRECTOR:  
244 E. GARFIELD ROAD RUSSELL SILER ASSR.  
COLDWATER, MI 49036 319 SPRAGUE ROAD  
COLDWATER, MI 49036

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$75,000	\$59,500	\$59,500	(\$15,500)	44.9116
2007	\$100,000	\$53,900	\$53,900	(\$46,100)	44.6266
2008	\$150,000	\$49,400	\$49,400	(\$100,600)	
<b>TAXABLE VALUE</b>					
2006	\$75,000	\$59,500	\$59,500	(\$15,500)	44.9116
2007	\$100,000	\$53,900	\$53,900	(\$46,100)	44.6266
2008	\$150,000	\$49,400	\$49,400	(\$100,600)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

Amended

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

CALHOUN COUNTY  
CITY OF BATTLE CREEK

154-08-0899

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on Thursday, October 23, 2008 in consideration of the notification directs that this order be implemented as shown below. The original State Tax Commission meeting was held Tuesday, October 14, 2008

PARCEL CODE: 0119-01-775-0 PERSONAL  
SCHOOL DISTRICT: LAKEVIEW  
ISD DISTRICT: CALHOUN  
ASSESSMENT UNIT: CITY OF BATTLE CREEK

PROPERTY OWNER: SEAFOOD EXPRESS  
5424 BECKLEY ROAD, STE. D  
BATTLE CREEK, MI 49015-4182  
County of CALHOUN COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
STEVEN M. HUDSON ASSR.  
10 N. DIVISION STREET STE. 104  
BATTLE CREEK, MI 49016-1717

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$3,432	\$4,195	\$4,195	\$763	
<b>TAXABLE VALUE</b>					
2008	\$3,432	\$4,195	\$4,195	\$763	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was amended **Thursday, October 23, 2008** by the Michigan State Tax Commission. The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

The State Tax Commission determined to approve the change to correct the School District listed.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

CALHOUN COUNTY  
CITY OF BATTLE CREEK  
154-08-0900

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 0113-05-115-0 PERSONAL  
SCHOOL DISTRICT: BATTLE CREEK  
ISD DISTRICT: CALHOUN  
ASSESSMENT UNIT: CITY OF BATTLE CREEK

PROPERTY OWNER: County of CALHOUN COUNTY  
MGSY CORPORATION ASSESSING OFFICER/EQUAL. DIRECTOR:  
995 DALTON AVENUE STEVEN M. HUDSON ASSR.  
CINCINNATI, OH 45203-1101 10 N. DIVISION STREET STE. 104  
BATTLE CREEK, MI 49016-1717

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$3,893	\$3,893	\$3,893	
<b>TAXABLE VALUE</b>					
2008	\$0	\$3,893	\$3,893	\$3,893	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

CALHOUN COUNTY  
CITY OF BATTLE CREEK

154-08-0901

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 0103-08-025-0 PERSONAL  
SCHOOL DISTRICT: LAKEVIEW  
ISD DISTRICT: CALHOUN  
ASSESSMENT UNIT: CITY OF BATTLE CREEK

PROPERTY OWNER: County of CALHOUN COUNTY  
CHRISTIE-AIX INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
55 MADISON AVENUE STEVEN M. HUDSON ASSR.  
MORRISTOWN, NJ 07960-7337 10 N. DIVISION STREET STE. 104  
BATTLE CREEK, MI 49016-1717

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$314,409	\$314,409	\$314,409	
<b>TAXABLE VALUE</b>					
2008	\$0	\$314,409	\$314,409	\$314,409	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

CALHOUN COUNTY  
CITY OF BATTLE CREEK  
154-08-0908

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 0123-00-655-0 PERSONAL  
SCHOOL DISTRICT: BATTLE CREEK  
ISD DISTRICT: CALHOUN  
ASSESSMENT UNIT: CITY OF BATTLE CREEK

PROPERTY OWNER: County of CALHOUN COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
PCPC INC. STEVEN M. HUDSON ASSR.  
504 THRASHER STREET 10 N. DIVISION STREET STE. 104  
NORCROSS, GA 30071-1967 BATTLE CREEK, MI 49016-1717

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$8,683,210	\$11,461,924	\$11,461,924	\$2,778,714	
<b>TAXABLE VALUE</b>					
2008	\$8,683,210	\$11,461,924	\$11,461,924	\$2,778,714	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

DICKINSON COUNTY  
CITY OF IRON MOUNTAIN

154-08-0898

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 22-051-102-380-00 REAL  
SCHOOL DISTRICT: IRON MOUNTAIN  
ISD DISTRICT: DICKINSON-IRON  
ASSESSMENT UNIT: CITY OF IRON MOUNTAIN

PROPERTY OWNER: County of DICKINSON COUNTY  
RAYMOND & MARY HENDERSON ASSESSING OFFICER/EQUAL. DIRECTOR:  
1550 E. GRAND BLVD. VICKI J. ESCH ASSR.  
IRON MOUNTAIN, MI 49801 501 S. STEPHENSON AVENUE  
IRON MOUNTAIN, MI 49801

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$72,100	\$61,400	\$61,400	(\$10,700)	43.1995
<b>TAXABLE VALUE</b>					
2006	\$67,765	\$54,070	\$54,070	(\$13,695)	43.1995

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

DICKINSON COUNTY  
TOWNSHIP OF WAUCEDAH

154-08-0909

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 006-062-002-10 REAL  
SCHOOL DISTRICT: NORWAY VULCAN  
ISD DISTRICT: DICKINSON-IRON  
ASSESSMENT UNIT: TOWNSHIP OF WAUCEDAH

PROPERTY OWNER: County of DICKINSON COUNTY  
JAMES & KIM CAZZOLA ASSESSING OFFICER/EQUAL. DIRECTOR:  
520 MINE STREET JAMES WAISANEN ASSR.  
NORWAY, MI 49870 W8221 SPORTSMAN'S CLUB ROAD  
IRON MOUNTAIN, MI 49801

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$2,600	\$0	\$0	(\$2,600)	
2007	\$2,600	\$0	\$0	(\$2,600)	
<b>TAXABLE VALUE</b>					
2006	\$2,600	\$0	\$0	(\$2,600)	
2007	\$2,600	\$0	\$0	(\$2,600)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

EATON COUNTY  
TOWNSHIP OF BELLEVUE  
154-08-0910

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 23-130-003-300-051-04 REAL  
SCHOOL DISTRICT: BELLEVUE  
ISD DISTRICT: CALHOUN  
ASSESSMENT UNIT: TOWNSHIP OF BELLEVUE

PROPERTY OWNER: County of EATON COUNTY  
ALBERT & ROBIN L. REED ASSESSING OFFICER/EQUAL. DIRECTOR:  
8681 FOLLETT HWY. DANIEL BRUNNER ASSR.  
BELLEVUE, MI 49021 9401 HUNTINGTON ROAD  
BATTLE CREEK, MI 49017

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$19,000	\$92,400	\$92,400	\$73,400	
2008	\$22,700	\$150,000	\$150,000	\$127,300	
<b>TAXABLE VALUE</b>					
2007	\$4,700	\$78,100	\$78,100	\$73,400	
2008	\$4,800	\$132,100	\$132,100	\$127,300	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KALAMAZOO COUNTY  
CITY OF KALAMAZOO

154-08-0911

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 9009320 PERSONAL  
SCHOOL DISTRICT: KALAMAZOO  
ISD DISTRICT: KALAMAZOO VALLEY  
ASSESSMENT UNIT: CITY OF KALAMAZOO

PROPERTY OWNER: County of KALAMAZOO COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
CAFFE CASA CONSTANCE DARLING ASSR.  
128 S. KALAMAZOO MALL 241 W. SOUTH STREET  
KALAMAZOO, MI 49007 KALAMAZOO, MI 49007

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$1,300	\$2,450	\$2,450	\$1,150	71.5907
2007	\$1,100	\$2,200	\$2,200	\$1,100	71.6376
2008	\$1,100	\$2,100	\$2,100	\$1,000	
<b>TAXABLE VALUE</b>					
2006	\$1,300	\$2,450	\$2,450	\$1,150	71.5907
2007	\$1,100	\$2,200	\$2,200	\$1,100	71.6376
2008	\$1,100	\$2,100	\$2,100	\$1,000	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KALAMAZOO COUNTY  
CITY OF KALAMAZOO

154-08-1014

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 9010190 PERSONAL  
SCHOOL DISTRICT: KALAMAZOO  
ISD DISTRICT: KALAMAZOO VALLEY  
ASSESSMENT UNIT: CITY OF KALAMAZOO

PROPERTY OWNER: County of KALAMAZOO COUNTY  
LEWIS REED & ALLEN PC ASSESSING OFFICER/EQUAL. DIRECTOR:  
136 E. MICHIGAN AVE., #800 CONSTANCE DARLING ASSR.  
KALAMAZOO, MI 49007 241 W. SOUTH STREET  
KALAMAZOO, MI 49007

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$14,500	\$28,900	\$28,900	\$14,400	
<b>TAXABLE VALUE</b>					
2008	\$14,500	\$28,900	\$28,900	\$14,400	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS  
154-08-0932

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-110-800 PERSONAL  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PROPERTY OWNER: County of KENT COUNTY  
PC PRO SCHOOLS OF GRAND RAPIDS ASSESSING OFFICER/EQUAL. DIRECTOR:  
W233 N2080 RIDGEVIEW PKY. GLEN BEEKMAN ASSR.  
WAUKESHA, WI 53188 300 MONROE, NW  
GRAND RAPIDS, MI 49503

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$22,800	\$47,200	\$47,200	\$24,400	
<b>TAXABLE VALUE</b>					
2008	\$22,800	\$47,200	\$47,200	\$24,400	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS  
154-08-0933

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-109-085 PERSONAL  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PROPERTY OWNER: County of KENT COUNTY  
SHADY ACRE LAWN CARE ASSESSING OFFICER/EQUAL. DIRECTOR:  
1944 STONE HILLS NW GLEN BEEKMAN ASSR.  
GRAND RAPIDS, MI 49504 300 MONROE, NW  
GRAND RAPIDS, MI 49503

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$1,500	\$5,300	\$5,300	\$3,800	46.5383
2007	\$2,000	\$8,400	\$8,400	\$6,400	47.7621
2008	\$25,500	\$7,300	\$7,300	(\$18,200)	
<b>TAXABLE VALUE</b>					
2006	\$1,500	\$5,300	\$5,300	\$3,800	46.5383
2007	\$2,000	\$8,400	\$8,400	\$6,400	47.7621
2008	\$25,500	\$7,300	\$7,300	(\$18,200)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS  
154-08-0979

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-111-313  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PERSONAL

PROPERTY OWNER:  
MJ DESIGNS LLC  
442 BRIDGE STREET NW  
GRAND RAPIDS, MI 49504

County of KENT COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
GLEN BEEKMAN ASSR.  
300 MONROE, NW  
GRAND RAPIDS, MI 49503

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$4,900	\$4,900	\$4,900	
<b>TAXABLE VALUE</b>					
2008	\$0	\$4,900	\$4,900	\$4,900	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
TOWNSHIP OF ALGOMA

154-08-1001

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-12-020-287 PERSONAL  
SCHOOL DISTRICT: ROCKFORD  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: TOWNSHIP OF ALGOMA

PROPERTY OWNER: County of KENT COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
BROOKVILLE NORTH PED. DICK NICHOLS ASSR.  
PO BOX 346 10531 ALGOMA ROAD  
ROCKFORD, MI 49341 ROCKFORD, MI 49341

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$21,800	\$28,000	\$28,000	\$6,200	
<b>TAXABLE VALUE</b>					
2008	\$21,800	\$28,000	\$28,000	\$6,200	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
TOWNSHIP OF CANNON  
154-08-0976

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-17-020-160 PERSONAL  
SCHOOL DISTRICT: ROCKFORD  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: TOWNSHIP OF CANNON

County of KENT COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
CITICORP VENDOR FINANCE INC. ROBERT FRAIN ASSR.  
PO BOX 165929 7335 WATERMARK DRIVE  
IRVING, TX 75016-5929 ALLENDALE, MI 49401

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$28,500	\$1,700	\$1,700	(\$26,800)	48.4018
<b>TAXABLE VALUE</b>					
2006	\$28,500	\$1,700	\$1,700	(\$26,800)	48.4018

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
TOWNSHIP OF CASCADE

154-08-0995

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE:	41-50-18-021-549	PERSONAL
SCHOOL DISTRICT:	FOREST HILLS	
ISD DISTRICT:	KENT	
ASSESSMENT UNIT:	TOWNSHIP OF CASCADE	
PROPERTY OWNER:	County of KENT COUNTY	
KEANE	ASSESSING OFFICER/EQUAL. DIRECTOR:	
100 CITY SQUARE	PATRICIA	ARMSTRONG-BOLLE ASSR.
CHARLESTOWN, MA 02129	5798 BEUNA	
	HASLETT, MI	48840

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$15,700	\$17,900	\$17,900	\$2,200	
<b>TAXABLE VALUE</b>					
2008	\$15,700	\$17,900	\$17,900	\$2,200	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
TOWNSHIP OF PLAINFIELD  
154-08-0977

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-26-023-835 PERSONAL  
SCHOOL DISTRICT: ROCKFORD  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: TOWNSHIP OF PLAINFIELD

PROPERTY OWNER: County of KENT COUNTY  
CITICORP VENDOR FINANCE INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 165929 JUDITH LA FAVE ASSR.  
IRVING, TX 75016-5929 6161 BELMONT AVE. N.E.  
BELMONT, MI 49306

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$0	\$25,300	\$25,300	\$25,300	49.5357
<b>TAXABLE VALUE</b>					
2006	\$0	\$25,300	\$25,300	\$25,300	49.5357

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
TOWNSHIP OF PLAINFIELD  
154-08-0978

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-26-023-611 PERSONAL  
SCHOOL DISTRICT: ROCKFORD  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: TOWNSHIP OF PLAINFIELD

PROPERTY OWNER: County of KENT COUNTY  
WILLIAMS ORTHODONTICS ASSESSING OFFICER/EQUAL. DIRECTOR:  
6840 NORTHWAY DRIVE NE JUDITH LA FAVE ASSR.  
ROCKFORD, MI 49341 6161 BELMONT AVE. N.E.  
BELMONT, MI 49306

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$36,800	\$10,200	\$10,200	(\$26,600)	49.5357
<b>TAXABLE VALUE</b>					
2006	\$36,800	\$10,200	\$10,200	(\$26,600)	49.5357

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF BRIGHTON

154-08-0912

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE:	4712-99-100-848	PERSONAL
SCHOOL DISTRICT:	BRIGHTON	
ISD DISTRICT:	LIVINGSTON	
ASSESSMENT UNIT:	TOWNSHIP OF BRIGHTON	
PROPERTY OWNER:	3300 INVESTMENTS LLC	County of LIVINGSTON COUNTY
	3300 S. OLD US 23	ASSESSING OFFICER/EQUAL. DIRECTOR:
	BRIGHTON, MI 48114	STACY A. KALISZEWSKI ASSR.
		4363 BUNO ROAD
		BRIGHTON, MI 48114

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$36,951	\$900	\$900	(\$36,051)	
<b>TAXABLE VALUE</b>					
2008	\$36,951	\$900	\$900	(\$36,051)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF BRIGHTON

154-08-1015

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4712-99-100-515 PERSONAL  
SCHOOL DISTRICT: BRIGHTON  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF BRIGHTON

PROPERTY OWNER: County of LIVINGSTON COUNTY  
DE LAGE LANDEN OPER. SVS. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1111 OLD EAGLE SCHOOL ROAD STACY A. KALISZEWSKI ASSR.  
WAYNE, PA 19087 4363 BUNO ROAD  
BRIGHTON, MI 48114

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$32,385	\$21,960	\$21,960	(\$10,425)	
<b>TAXABLE VALUE</b>					
2008	\$32,385	\$21,960	\$21,960	(\$10,425)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF GENOA

154-08-0890

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4711-99-001-526 PERSONAL  
SCHOOL DISTRICT: HOWELL  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF GENOA

County of LIVINGSTON COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
ADVANCED MEDICAL SOLUTIONS INC. DEBRA ROJEWSKI ASSR.  
106 W. GRAND RIVER 2911 DORR ROAD  
HOWELL, MI 48843 BRIGHTON, MI 48116

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$500	\$3,600	\$3,600	\$3,100	
<b>TAXABLE VALUE</b>					
2008	\$500	\$3,600	\$3,600	\$3,100	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF GENOA

154-08-0980

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4711-99-000-035 PERSONAL  
SCHOOL DISTRICT: HOWELL  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF GENOA

PROPERTY OWNER: County of LIVINGSTON COUNTY  
BRIGHTON STONE & STEP CENTER INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
7195W. GRAND RIVER DEBRA ROJEWSKI ASSR.  
BRIGHTON, MI 48114 2911 DORR ROAD  
BRIGHTON, MI 48116

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$6,200	\$31,100	\$31,100	\$24,900	
<b>TAXABLE VALUE</b>					
2008	\$6,200	\$31,100	\$31,100	\$24,900	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF ROSEVILLE

154-08-0914

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 470-25450-51 PERSONAL  
SCHOOL DISTRICT: ROSEVILLE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF ROSEVILLE

PROPERTY OWNER: County of MACOMB COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
MAIWALD MOTORS DAN HICKEY ASSR.  
25450 GRATIOT 29777 GRATIOT, P.O. BOX 290  
ROSEVILLE, MI 48066 ROSEVILLE, MI 48066

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$2,260	\$2,260	\$2,260	
<b>TAXABLE VALUE</b>					
2008	\$0	\$2,260	\$2,260	\$2,260	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

Amended

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF STERLING HEIGHTS

154-08-0891

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on Wednesday, October 22, 2008 in consideration of the notification directs that this order be implemented as shown below. The original State Tax Commission meeting was held Tuesday, October 14, 2008

PARCEL CODE: 10-20-377-040-005 PERSONAL  
SCHOOL DISTRICT: WARREN CONSOLIDATED  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF STERLING HEIGHTS  
  
County of MACOMB COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
MURAD DENTAL CENTER MATTHEW SCHMIDT ASSR.  
4469 METROPOLITAN PKY. 40555 UTICA ROAD  
STERLING HEIGHTS, MI 48310 STERLING HEIGHTS,MI 48311-8009

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$16,500	\$24,750	\$24,750	\$8,250	
<b>TAXABLE VALUE</b>					
2008	\$16,500	\$24,750	\$24,750	\$8,250	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was amended **Wednesday, October 22, 2008** by the Michigan State Tax Commission. The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

The State Tax Commission determined to approve the change to correct the Parcel Code listed.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF WARREN

154-08-0902

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-06-665-900 PERSONAL  
SCHOOL DISTRICT: WARREN CONSOLIDATED  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF WARREN

PROPERTY OWNER: County of MACOMB COUNTY  
ALL AMERICAN AUTO WASH LLC ASSESSING OFFICER/EQUAL. DIRECTOR:  
4175 SANDY CREEK DRIVE PHILIP O. MASTIN, III ASSR.  
SHELBY TWP., MI 48316 ONE CITY SQUARE STE. 310  
WARREN, MI 48093-2397

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$7,500	\$16,934	\$16,934	\$9,434	
<b>TAXABLE VALUE</b>					
2008	\$7,500	\$16,934	\$16,934	\$9,434	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF WARREN  
154-08-0915

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-04-553-800 PERSONAL  
SCHOOL DISTRICT: CENTERLINE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF WARREN

PROPERTY OWNER: County of MACOMB COUNTY  
ALL STAR SERVICES ASSESSING OFFICER/EQUAL. DIRECTOR:  
3443 MILITARY STREET PHILIP O. MASTIN, III ASSR.  
PORT HURON, MI 48060-6636 ONE CITY SQUARE STE. 310  
WARREN, MI 48093-2397

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$16,328	\$20,571	\$20,571	\$4,243	
<b>TAXABLE VALUE</b>					
2008	\$16,328	\$20,571	\$20,571	\$4,243	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF WARREN  
154-08-0996

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-01-114-900 PERSONAL  
SCHOOL DISTRICT: FITZGERALD  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF WARREN

PROPERTY OWNER: County of MACOMB COUNTY  
METALLURGICAL PROCESSING ASSESSING OFFICER/EQUAL. DIRECTOR:  
23075 WARNER PHILIP O. MASTIN, III ASSR.  
WARREN, MI 48091 ONE CITY SQUARE STE. 310  
WARREN, MI 48093-2397

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$507,311	\$525,654	\$525,654	\$18,343	
<b>TAXABLE VALUE</b>					
2008	\$507,311	\$525,654	\$525,654	\$18,343	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF WARREN  
154-08-1002

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-04-514-801 PERSONAL  
SCHOOL DISTRICT: CENTERLINE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF WARREN

PROPERTY OWNER: County of MACOMB COUNTY  
KING STEEL CORP. ASSESSING OFFICER/EQUAL. DIRECTOR:  
5225 EAST COOK ROAD PHILIP O. MASTIN, III ASSR.  
GRAND BLANC, MI 48439 ONE CITY SQUARE STE. 310  
WARREN, MI 48093-2397

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$0	\$203,928	\$203,928	\$203,928	52.3167
2007	\$0	\$185,046	\$185,046	\$185,046	52.0167
2008	\$0	\$169,940	\$169,940	\$169,940	
<b>TAXABLE VALUE</b>					
2006	\$0	\$203,928	\$203,928	\$203,928	52.3167
2007	\$0	\$185,046	\$185,046	\$185,046	52.0167
2008	\$0	\$169,940	\$169,940	\$169,940	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
TOWNSHIP OF CLINTON

154-08-0913

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 16-11-54-500-050 PERSONAL  
SCHOOL DISTRICT: L'ANSE CREUSE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: TOWNSHIP OF CLINTON

PROPERTY OWNER: County of MACOMB COUNTY  
PR MACHINING & PROTOTYPE ASSESSING OFFICER/EQUAL. DIRECTOR:  
43826 NORTH AVENUE PAUL ROBINSON ASSR.  
CLINTON TWP., MI 48036 40700 ROMEO PLANK ROAD  
CLINTON TWP, MI 48038

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$68,500	\$68,500	\$68,500	
<b>TAXABLE VALUE</b>					
2008	\$0	\$68,500	\$68,500	\$68,500	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MONROE COUNTY  
TOWNSHIP OF BEDFORD

154-08-0916

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 5802-800-148-00 PERSONAL  
SCHOOL DISTRICT: BEDFORD  
ISD DISTRICT: MONROE  
ASSESSMENT UNIT: TOWNSHIP OF BEDFORD

PROPERTY OWNER: County of MONROE COUNTY  
RELIANCE BOTTLE GAS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
6025 SECOR ROAD CHRIS RENIUS ASSR.  
TOLEDO, OH 43613 8100 JACKMAN  
TEMPERANCE, MI 48182

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$179,500	\$106,020	\$106,020	(\$73,480)	
<b>TAXABLE VALUE</b>					
2008	\$179,500	\$106,020	\$106,020	(\$73,480)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MONROE COUNTY  
TOWNSHIP OF FRENCHTOWN

154-08-0903

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE:	5807-000-052-00	PERSONAL
SCHOOL DISTRICT:	MONROE	
ISD DISTRICT:	MONROE	
ASSESSMENT UNIT:	TOWNSHIP OF FRENCHTOWN	
		County of MONROE COUNTY
PROPERTY OWNER:	ASSESSING OFFICER/EQUAL. DIRECTOR:	
SOMERSET CAPITAL GROUP LTD.	GINGER	SOLES ASSR.
1087 BROAD STREET, # 301	2744 VIVIAN ROAD	
BRIDGEPORT, CT 06604	MONROE, MI 48162	

YEAR	ORIGINAL VALUATION	REQUESTED VALUATION	APPROVED CORRECTED VALUATION	NET INCREASE NET (DECREASE) IN APPROVED	CERTIFIED TOTAL TAX RATES
<b>ASSESSED VALUE</b>					
2008	\$100	\$0	\$0	(\$100)	
 <b>TAXABLE VALUE</b>					
2008	\$100	\$0	\$0	(\$100)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MONROE COUNTY  
TOWNSHIP OF FRENCHTOWN

154-08-0969

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 5807-000-994-00 PERSONAL  
SCHOOL DISTRICT: JEFFERSON  
ISD DISTRICT: MONROE  
ASSESSMENT UNIT: TOWNSHIP OF FRENCHTOWN

County of MONROE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
GINGER SOLES ASSR.  
2744 VIVIAN ROAD  
MONROE, MI 48162

PROPERTY OWNER:  
MSGY CORPORATION  
995 DALTON AVENUE  
CINCINNATI, OH 45203

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$700	\$700	\$700	
<b>TAXABLE VALUE</b>					
2008	\$0	\$700	\$700	\$700	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MONROE COUNTY  
TOWNSHIP OF FRENCHTOWN

154-08-1003

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 58-07-000-996-00 PERSONAL  
SCHOOL DISTRICT: JEFFERSON  
ISD DISTRICT: MONROE  
ASSESSMENT UNIT: TOWNSHIP OF FRENCHTOWN

PROPERTY OWNER: County of MONROE COUNTY  
FMS EQUIPMENT RENTAL INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1611 N. I-35E, STE. 230 GINGER SOLES ASSR.  
CARROLLTON, TX 75006-8627 2744 VIVIAN ROAD  
MONROE, MI 48162

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$196,400	\$196,400	\$196,400	
<b>TAXABLE VALUE</b>					
2008	\$0	\$196,400	\$196,400	\$196,400	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MUSKEGON COUNTY  
CITY OF MUSKEGON  
154-08-0917

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 61-24-900-251-3045-00 PERSONAL  
SCHOOL DISTRICT: MUSKEGON PUBLIC  
ISD DISTRICT: MUSKEGON  
ASSESSMENT UNIT: CITY OF MUSKEGON

PROPERTY OWNER: County of MUSKEGON COUNTY  
INTERACTIVE MEDIA DESIGN ASSESSING OFFICER/EQUAL. DIRECTOR:  
2197 MOON STREET DONNA STOKES ASSR.  
MUSKEGON, MI 49441-1551 173 E. APPLE AVE., BLDG. C  
MUSKEGON, MI 49442

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$1,000	\$1,000	\$1,000	
<b>TAXABLE VALUE</b>					
2008	\$0	\$1,000	\$1,000	\$1,000	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF AUBURN HILLS

154-08-0970

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 02-14-12-102-065 REAL  
SCHOOL DISTRICT: PONTIAC  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF AUBURN HILLS

PROPERTY OWNER: County of OAKLAND COUNTY  
AMANDA BOLTWOOD ASSESSING OFFICER/EQUAL. DIRECTOR:  
3352 GROVE LANE VICTOR BENNETT ASSR.  
AUBURN HILLS, MI 48326-3972 1827 N. SQUIRREL ROAD  
AUBURN HILLS, MI 48326

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$136,870	\$145,170	\$145,170	\$8,300	
<b>TAXABLE VALUE</b>					
2008	\$136,870	\$145,170	\$145,170	\$8,300	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF AUBURN HILLS  
154-08-0971

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 02-14-12-153-007 PERSONAL  
SCHOOL DISTRICT: PONTIAC  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF AUBURN HILLS

PROPERTY OWNER: County of OAKLAND COUNTY  
COLIN & LINDSI DOLCETTI ASSESSING OFFICER/EQUAL. DIRECTOR:  
3139 RAMZI LANE VICTOR BENNETT ASSR.  
AUBURN HILLS, MI 48326 1827 N. SQUIRREL ROAD  
AUBURN HILLS, MI 48326

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$131,460	\$144,500	\$144,500	\$13,040	28.0997
2008	\$130,300	\$143,170	\$143,170	\$12,870	
<b>TAXABLE VALUE</b>					
2007	\$131,460	\$144,500	\$144,500	\$13,040	28.0997
2008	\$130,300	\$143,170	\$143,170	\$12,870	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF BIRMINGHAM

154-08-0974

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 08-99-00-000-074 PERSONAL  
SCHOOL DISTRICT: BIRMINGHAM  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF BIRMINGHAM

PROPERTY OWNER: County of OAKLAND COUNTY  
SHEENA INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
255 S. OLD WOODWARD AVENUE DAVID M. HIEBER ASSR.  
BIRMINGHAM, MI 48009 250 ELIZABETH LK RD STE 1000 W  
PONTIAC, MI 48341

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$31,740	\$5,000	\$5,000	(\$26,740)	
<b>TAXABLE VALUE</b>					
2008	\$31,740	\$5,000	\$5,000	(\$26,740)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF MADISON HEIGHTS  
154-08-0981

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 44-99-03-005-211 PERSONAL  
SCHOOL DISTRICT: MADISON  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF MADISON HEIGHTS

PROPERTY OWNER: County of OAKLAND COUNTY  
CNI DULUTH LLC ASSESSING OFFICER/EQUAL. DIRECTOR:  
1451 E. LINCOLN DWAYNE G. MC LACHLAN ASSR.  
MADISON HEIGHTS, MI 48071 300 W. 13 MILE ROAD  
MADISON HEIGHTS, MI 48071-1899

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$0	\$37,890	\$37,890	\$37,890	58.4088
2008	\$452,110	\$539,140	\$539,140	\$87,030	
<b>TAXABLE VALUE</b>					
2007	\$0	\$37,890	\$37,890	\$37,890	58.4088
2008	\$452,110	\$539,140	\$539,140	\$87,030	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF NOVI  
154-08-0934

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 50-99-01-191-601 PERSONAL  
SCHOOL DISTRICT: NOVI  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF NOVI

County of OAKLAND COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
STONE YARD INC. GLENN LEMMON ASSR.  
46900 W. TWELVE MILE ROAD 45175 W. 10 MILE  
NOVI, MI 48377 NOVI, MI 48375-3024

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$65,160	\$0	\$0	(\$65,160)	51.8143
<b>TAXABLE VALUE</b>					
2006	\$65,160	\$0	\$0	(\$65,160)	51.8143

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF PONTIAC

154-08-0935

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 64-99-80-990-019 PERSONAL  
SCHOOL DISTRICT: PONTIAC  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF PONTIAC

PROPERTY OWNER: County of OAKLAND COUNTY  
US EQUIPMENT LEASING ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 3649 DAVID M. HIEBER ASSR.  
DANBURY, CT 06813 250 ELIZABETH LK RD. STE. 1000 W  
PONTIAC, MI 48341

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$580,130	\$552,130	\$552,130	(\$28,000)	53.5106
<b>TAXABLE VALUE</b>					
2006	\$580,130	\$552,130	\$552,130	(\$28,000)	53.5106

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF ROCHESTER

154-08-0936

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 68-99-00-007-027 PERSONAL  
SCHOOL DISTRICT: ROCHESTER  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF ROCHESTER

PROPERTY OWNER: County of OAKLAND COUNTY  
TIM CRAWFORD INSURANCE AGENCY ASSESSING OFFICER/EQUAL. DIRECTOR:  
824 MAIN DAVID M. HIEBER ASSR.  
ROCHESTER, MI 48307 250 ELIZABETH LK RD. STE 1000 W  
PONTIAC, MI 48341

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$5,000	\$10,590	\$10,590	\$5,590	
<b>TAXABLE VALUE</b>					
2008	\$5,000	\$10,590	\$10,590	\$5,590	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF ROCHESTER HILLS

154-08-0920

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-99-00-402-129 PERSONAL  
SCHOOL DISTRICT: AVONDALE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF ROCHESTER HILLS

PROPERTY OWNER: County of OAKLAND COUNTY  
FMS EQUIPMENT RENTAL INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1611 N. I-35E, STE. 230 KURT DAWSON ASSR.  
CARROLLTON, TX 75006-8627 1000 ROCHESTER HILLS DRIVE  
ROCHESTER, MI 48309-3033

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$18,220	\$18,220	\$18,220	
<b>TAXABLE VALUE</b>					
2008	\$0	\$18,220	\$18,220	\$18,220	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF ROCHESTER HILLS

154-08-0959

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-99-00-250-937 PERSONAL  
SCHOOL DISTRICT: AVONDALE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF ROCHESTER HILLS

PROPERTY OWNER: County of OAKLAND COUNTY  
GIRALTE ENTERPRISES INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
2913 CROOKS ROAD KURT DAWSON ASSR.  
ROCHESTER HILLS, MI 48309 1000 ROCHESTER HILLS DRIVE  
ROCHESTER, MI 48309-3033

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$10,000	\$60,477	\$60,477	\$50,477	
<b>TAXABLE VALUE</b>					
2008	\$10,000	\$60,477	\$60,477	\$50,477	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF ROCHESTER HILLS  
154-08-1004

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-99-00-261-114 PERSONAL  
SCHOOL DISTRICT: ROCHESTER  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF ROCHESTER HILLS

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
AE OUTFITTERS RETAIL CO. KURT DAWSON ASSR.  
PO BOX 802206 1000 ROCHESTER HILLS DRIVE  
DALLAS, TX 75380-2206 ROCHESTER, MI 48309-3033

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$41,600	\$56,300	\$56,300	\$14,700	
2007	\$40,670	\$53,430	\$53,430	\$12,760	48.484855
2008	\$37,910	\$49,240	\$49,240	\$11,330	
<b>TAXABLE VALUE</b>					
2006	\$41,600	\$56,300	\$56,300	\$14,700	
2007	\$40,670	\$53,430	\$53,430	\$12,760	48.484855
2008	\$37,910	\$49,240	\$49,240	\$11,330	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0904

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-365-080 PERSONAL  
SCHOOL DISTRICT: LAMPHERE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
FOREVER 21 #283 NINO A. LICARI ASSR.  
201 S. ALAMEDA STREET 500 W. BIG BEAVER  
LOS ANGELES, CA 90058 TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$310,420	\$315,820	\$315,820	\$5,400	
<b>TAXABLE VALUE</b>					
2008	\$310,420	\$315,820	\$315,820	\$5,400	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0905

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-365-420 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
FOREVER 21 #279 NINO A. LICARI ASSR.  
201 S. ALAMEDA STREET 500 W. BIG BEAVER  
LOS ANGELES, CA 90058 TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$230,230	\$249,850	\$249,850	\$19,620	
<b>TAXABLE VALUE</b>					
2008	\$230,230	\$249,850	\$249,850	\$19,620	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0906

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-057-141 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
OVONIC BATTERY COMPANY INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
2956 WATERVIEW DRIVE NINO A. LICARI ASSR.  
ROCHESTER HILLS, MI 48309 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$12,240	\$26,260	\$26,260	\$14,020	48.1326
2007	\$10,970	\$24,460	\$24,460	\$13,490	47.9826
<b>TAXABLE VALUE</b>					
2006	\$12,240	\$26,260	\$26,260	\$14,020	48.1326
2007	\$10,970	\$24,460	\$24,460	\$13,490	47.9826

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0921

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-352-980 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
AFFORDABLE ELEGANCE CHAIR COVERS ASSESSING OFFICER/EQUAL. DIRECTOR:  
1490 PREMIER, STE. E NINO A. LICARI ASSR.  
TROY, MI 48084 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$3,390	\$20,210	\$20,210	\$16,820	47.9826
2008	\$3,240	\$17,530	\$17,530	\$14,290	
<b>TAXABLE VALUE</b>					
2007	\$3,390	\$20,210	\$20,210	\$16,820	47.9826
2008	\$3,240	\$17,530	\$17,530	\$14,290	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0922

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-364-120 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
NOBLE INTERNATIONAL LTD ASSESSING OFFICER/EQUAL. DIRECTOR:  
840 W. LONG LAKE RD., # 601 NINO A. LICARI ASSR.  
TROY, MI 48098 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$97,510	\$91,840	\$91,840	(\$5,670)	
<b>TAXABLE VALUE</b>					
2008	\$97,510	\$91,840	\$91,840	(\$5,670)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0923

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-302-780 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
SCIENTIFIC IMAGE CENTER MGT. INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
100 KIRTS BLVD., STE. A NINO A. LICARI ASSR.  
TROY, MI 48084 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$31,580	\$0	\$0	(\$31,580)	48.1326
2007	\$35,000	\$0	\$0	(\$35,000)	47.9826
<b>TAXABLE VALUE</b>					
2006	\$31,580	\$0	\$0	(\$31,580)	48.1326
2007	\$35,000	\$0	\$0	(\$35,000)	47.9826

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0924

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-347-440 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
SCIENTIFIC IMAGE CENTER MGT. INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
100 KIRTS BLVD., STE. A NINO A. LICARI ASSR.  
TROY, MI 48084 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$150,000	\$347,130	\$347,130	\$197,130	48.1326
2007	\$187,500	\$578,310	\$578,310	\$390,810	47.9826
2008	\$265,000	\$737,080	\$737,080	\$472,080	
<b>TAXABLE VALUE</b>					
2006	\$150,000	\$347,130	\$347,130	\$197,130	48.1326
2007	\$187,500	\$578,310	\$578,310	\$390,810	47.9826
2008	\$265,000	\$737,080	\$737,080	\$472,080	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0982

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-326-580 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ADVANTAGE CONSULTING ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 1196 NINO A. LICARI ASSR.  
TROY, MI 48099-1196 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$3,000	\$17,610	\$17,610	\$14,610	47.9826
2008	\$3,000	\$14,010	\$14,010	\$11,010	
<b>TAXABLE VALUE</b>					
2007	\$3,000	\$17,610	\$17,610	\$14,610	47.9826
2008	\$3,000	\$14,010	\$14,010	\$11,010	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0983

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-366-560 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
AMDOCS NINO A. LICARI ASSR.  
1390 TIMBER LAKE MANOR PKY. 500 W. BIG BEAVER  
CHESTERFIELD, MO 63017-6041 TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$138,790	\$221,000	\$221,000	\$82,210	
<b>TAXABLE VALUE</b>					
2008	\$138,790	\$221,000	\$221,000	\$82,210	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0984

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-328-820 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
STATE FARM INSURANCE CO. NINO A. LICARI ASSR.  
1 STATE FARM PLAZA 500 W. BIG BEAVER  
BLOOMINGTON, IL 61710 TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$187,130	\$209,800	\$209,800	\$22,670	47.9826
2008	\$158,090	\$183,270	\$183,270	\$25,180	
<b>TAXABLE VALUE</b>					
2007	\$187,130	\$209,800	\$209,800	\$22,670	47.9826
2008	\$158,090	\$183,270	\$183,270	\$25,180	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-0985

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-180-560 PERSONAL  
SCHOOL DISTRICT: WARREN CONSOLIDATED  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
MID AMERICA CINE SUPPORT ASSESSING OFFICER/EQUAL. DIRECTOR:  
1750 AUSTIN NINO A. LICARI ASSR.  
TROY, MI 48083 500 W. BIG BEAVER  
TROY, MI 48084-5285

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$342,040	\$397,910	\$397,910	\$55,870	46.6902
2008	\$196,800	\$252,390	\$252,390	\$55,590	
<b>TAXABLE VALUE</b>					
2007	\$342,040	\$397,910	\$397,910	\$55,870	46.6902
2008	\$196,800	\$252,390	\$252,390	\$55,590	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF WHITE LAKE

154-08-0918

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-07-000-060 PERSONAL  
SCHOOL DISTRICT: HURON VALLEY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF WHITE LAKE

County of OAKLAND COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
UNITED RENTALS NA INC. JEANINE SMITH ASSR.  
PO BOX 4900 DEPT 160 7525 HIGHLAND ROAD  
SCOTTSDALE, AZ 85261-4900 WHITE LAKE, MI 48383

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$15,000	\$59,030	\$59,030	\$44,030	
<b>TAXABLE VALUE</b>					
2008	\$15,000	\$59,030	\$59,030	\$44,030	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF WHITE LAKE

154-08-0919

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-04-000-059 PERSONAL  
SCHOOL DISTRICT: WATERFORD  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF WHITE LAKE

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
UNited RENTALS NA INC. JEANINE SMITH ASSR.  
PO BOX 4900 DEPT 160 7525 HIGHLAND ROAD  
SCOTTSDALE, AZ 85261-4900 WHITE LAKE, MI 48383

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$2,670	\$2,670	\$2,670	
<b>TAXABLE VALUE</b>					
2008	\$0	\$2,670	\$2,670	\$2,670	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OGEMAW COUNTY  
TOWNSHIP OF CUMMING

154-08-0997

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 65-002-900-051-00 PERSONAL  
SCHOOL DISTRICT: WEST BRANCH ROSE CITY  
ISD DISTRICT: C.O.O.R.  
ASSESSMENT UNIT: TOWNSHIP OF CUMMING

PROPERTY OWNER: County of OGEMAW COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
TRI-Q TOOL INC. RONALD QUACKENBUSH ASSR.  
2651 N. M-33 213 SAGE LAKE ROAD  
ROSE CITY, MI 48654 ROSE CITY, MI 48654

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$75,000	\$9,500	\$9,500	(\$65,500)	44.3481
<b>TAXABLE VALUE</b>					
2006	\$75,000	\$9,500	\$9,500	(\$65,500)	44.3481

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OTTAWA COUNTY  
TOWNSHIP OF BLENDON

154-08-1016

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-50-12-003-000 PERSONAL  
SCHOOL DISTRICT: ZEELAND  
ISD DISTRICT: OTTAWA  
ASSESSMENT UNIT: TOWNSHIP OF BLENDON

PROPERTY OWNER: County of OTTAWA COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
TRB MACHINE MELISSA J. KOSTER ASSR.  
5906 96TH AVENUE 7161 72ND AVENUE  
ZEELAND, MI 49464 HUDSONVILLE, MI 49426

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$19,600	\$31,300	\$31,300	\$11,700	
<b>TAXABLE VALUE</b>					
2008	\$19,600	\$31,300	\$31,300	\$11,700	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OTTAWA COUNTY  
TOWNSHIP OF PORT SHELDON

154-08-0892

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-50-22-012-800 PERSONAL  
SCHOOL DISTRICT: WEST OTTAWA  
ISD DISTRICT: OTTAWA  
ASSESSMENT UNIT: TOWNSHIP OF PORT SHELDON

PROPERTY OWNER: County of OTTAWA COUNTY  
TERVOORT BUILDERS ASSESSING OFFICER/EQUAL. DIRECTOR:  
15883 BLAIR STREET ERIC D. THOMPSON ASSR.  
WEST OLIVE, MI 49460 16201 PORT SHELDON  
WEST OLIVE, MI 49460

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$0	\$9,800	\$9,800	\$9,800	40.3642
2007	\$0	\$10,300	\$10,300	\$10,300	41.7783
2008	\$15,000	\$23,700	\$23,700	\$8,700	
<b>TAXABLE VALUE</b>					
2006	\$0	\$9,800	\$9,800	\$9,800	40.3642
2007	\$0	\$10,300	\$10,300	\$10,300	41.7783
2008	\$15,000	\$23,700	\$23,700	\$8,700	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

SAGINAW COUNTY  
TOWNSHIP OF SAGINAW

154-08-0893

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-9-99-1080-720 PERSONAL  
SCHOOL DISTRICT: SAGINAW TWP.  
ISD DISTRICT: SAGINAW  
ASSESSMENT UNIT: TOWNSHIP OF SAGINAW

PROPERTY OWNER: County of SAGINAW COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
PHMB PROPERTIES LLC DAVE KERN ASSR.  
161 OTTAWA AVE. NW, #104 P.O. BOX 6400  
GRAND RAPIDS, MI 49503-2713 SAGINAW, MI 48608

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$29,400	\$29,400	\$29,400	
<b>TAXABLE VALUE</b>					
2008	\$0	\$29,400	\$29,400	\$29,400	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

SAINT CLAIR COUNTY  
TOWNSHIP OF CLAY

154-08-0706

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 74-14-999-0109-500 PERSONAL  
SCHOOL DISTRICT: ALGONAC  
ISD DISTRICT: ST.CLAIR  
ASSESSMENT UNIT: TOWNSHIP OF CLAY

PROPERTY OWNER: County of SAINT CLAIR COUNTY  
SUNSATON PRODUCTS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
9666 KRETZ DRIVE BARBARA SCHUTT ASSR.  
ALGONAC, MI 48001 P.O. BOX 429  
ALGONAC, MI 48001

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2007	\$128,459	\$66,392	\$66,392	(\$62,067)	45.9039
<b>TAXABLE VALUE</b>					
2007	\$128,459	\$66,392	\$66,392	(\$62,067)	45.9039

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WASHTENAW COUNTY  
TOWNSHIP OF PITTSFIELD

154-08-0885

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: L-99-30-031-500 PERSONAL  
SCHOOL DISTRICT: SALINE  
ISD DISTRICT: WASHTENAW  
ASSESSMENT UNIT: TOWNSHIP OF PITTSFIELD

PROPERTY OWNER: County of WASHTENAW COUNTY  
HERALD CORPORATION ASSESSING OFFICER/EQUAL. DIRECTOR:  
340 E. HURON STREET JAMES RUSHTON ASSR.  
ANN ARBOR, MI 48104-1909 6201 W. MICHIGAN AVENUE  
ANN ARBOR, MI 48108-9721

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$3,463,800	\$7,732,600	\$7,732,600	\$4,268,800	51.8897
2007	\$3,048,300	\$6,905,200	\$6,905,200	\$3,856,900	51.8733
<b>TAXABLE VALUE</b>					
2006	\$3,463,800	\$7,732,600	\$7,732,600	\$4,268,800	51.8897
2007	\$3,048,300	\$6,905,200	\$6,905,200	\$3,856,900	51.8733

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF DETROIT  
154-08-0894

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 22994931.12 PERSONAL  
SCHOOL DISTRICT: DETROIT  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF DETROIT

PROPERTY OWNER: County of WAYNE COUNTY  
ALLIMAX LLC ASSESSING OFFICER/EQUAL. DIRECTOR:  
14300 SCHAEFER LINDA M. BADE ASSR.  
DETROIT, MI 48227 824 CITY COUNTY BUILDING  
DETROIT, MI 48226

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$28,010	\$28,010	\$28,010	
<b>TAXABLE VALUE</b>					
2008	\$0	\$28,010	\$28,010	\$28,010	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF DETROIT  
154-08-0998

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 18990248.03 PERSONAL  
SCHOOL DISTRICT: DETROIT  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF DETROIT

PROPERTY OWNER: County of WAYNE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
RELIABLE TRANSPORTATION SPEC. LINDA M. BADE ASSR.  
700 S. LEIGH STREET 824 CITY COUNTY BUILDING  
DETROIT, MI 48209-2615 DETROIT, MI 48226

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$0	\$28,430	\$28,430	\$28,430	
<b>TAXABLE VALUE</b>					
2008	\$0	\$28,430	\$28,430	\$28,430	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA

154-08-0926

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-0336-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
ADVANCE UROLOGY ASSOCIATES ASSESSING OFFICER/EQUAL. DIRECTOR:  
15138 LEVAN, STE. 38 SHERRON L. SCHULTZ ASSR.  
LIVONIA, MI 48154 33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$1,530	\$44,250	\$44,250	\$42,720	51.5359
2007	\$1,480	\$43,650	\$43,650	\$42,170	51.3725
2008	\$1,430	\$18,350	\$18,350	\$16,920	
<b>TAXABLE VALUE</b>					
2006	\$1,530	\$44,250	\$44,250	\$42,720	51.5359
2007	\$1,480	\$43,650	\$43,650	\$42,170	51.3725
2008	\$1,430	\$18,350	\$18,350	\$16,920	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA

154-08-0927

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-8102-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
LACESHA BRINTLEY MD FACS 14555 LEVAN ROAD, STE. 306E LIVONIA, MI 48154  
ASSESSING OFFICER/EQUAL. DIRECTOR: SHERRON L. SCHULTZ ASSR. 33000 CIVIC CENTER DRIVE LIVONIA, MI 48154

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2008	\$4,430	\$14,350	\$14,350	\$9,920	
<b>TAXABLE VALUE</b>					
2008	\$4,430	\$14,350	\$14,350	\$9,920	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of the Official Order which has been signed and is on file with the State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA

154-08-0928

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-1308-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
ANIL JAIN MD ASSESSING OFFICER/EQUAL. DIRECTOR:  
14555 LEVAN ROAD, STE. 313B SHERRON L. SCHULTZ ASSR.  
LIVONIA, MI 48154 33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$2,000	\$3,250	\$3,250	\$1,250	51.5359
2007	\$3,000	\$3,600	\$3,600	\$600	51.3725
2008	\$870	\$3,600	\$3,600	\$2,730	
<b>TAXABLE VALUE</b>					
2006	\$2,000	\$3,250	\$3,250	\$1,250	51.5359
2007	\$3,000	\$3,600	\$3,600	\$600	51.3725
2008	\$870	\$3,600	\$3,600	\$2,730	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA  
154-08-0929

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-5202-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
MICHIGAN EYE CARE INSTITUTE ASSESSING OFFICER/EQUAL. DIRECTOR:  
14555 LEVAN STE. 101 SHERRON L. SCHULTZ ASSR.  
LIVONIA, MI 48154 33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$32,700	\$35,850	\$35,850	\$3,150	51.5359
2008	\$44,650	\$46,200	\$46,200	\$1,550	
<b>TAXABLE VALUE</b>					
2006	\$32,700	\$35,850	\$35,850	\$3,150	51.5359
2008	\$44,650	\$46,200	\$46,200	\$1,550	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA

154-08-0930

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-5936-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: Arturo Paz MD PC  
15406 LEVAN  
LIVONIA, MI 48154

County of WAYNE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
SHERRON L. SCHULTZ ASSR.  
33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154

YEAR	ORIGINAL VALUATION	REQUESTED VALUATION	APPROVED CORRECTED VALUATION	NET INCREASE NET (DECREASE) IN APPROVED	CERTIFIED TOTAL TAX RATES
<b>ASSESSED VALUE</b>					
2008	\$7,110	\$8,850	\$8,850	\$1,740	
<b>TAXABLE VALUE</b>					
2008	\$7,110	\$8,850	\$8,850	\$1,740	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA  
154-08-0931

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-6639-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
FLORO D. ROSARIO MD ASSESSING OFFICER/EQUAL. DIRECTOR:  
15136 LEVAN ROAD, STE. 36 SHERRON L. SCHULTZ ASSR.  
LIVONIA, MI 48154 33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$8,070	\$8,700	\$8,700	\$630	51.5359
2007	\$6,490	\$7,800	\$7,800	\$1,310	51.3725
<b>TAXABLE VALUE</b>					
2006	\$8,070	\$8,700	\$8,700	\$630	51.5359
2007	\$6,490	\$7,800	\$7,800	\$1,310	51.3725

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
TOWNSHIP OF CANTON

154-08-0925

The State Tax Commission received notification requesting that the real and/or personal property assessment for the year described below be revised to the valuation indicated as provided by Section 211.154, M.C.L.

The State Tax Commission, at a meeting held on October 14, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 71-031-01-0028-000 REAL  
SCHOOL DISTRICT: PLYMOUTH-CANTON  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: TOWNSHIP OF CANTON

PROPERTY OWNER: County of WAYNE COUNTY  
ROBERT JEN YUE DU ASSESSING OFFICER/EQUAL. DIRECTOR:  
6044 VALLEY VIEW ROBERT LUPI ASSR.  
CANTON, MI 48187 1150 S. CANTON CENTER ROAD  
CANTON, MI 48188

<u>YEAR</u>	<u>ORIGINAL VALUATION</u>	<u>REQUESTED VALUATION</u>	<u>APPROVED CORRECTED VALUATION</u>	<u>NET INCREASE NET (DECREASE) IN APPROVED</u>	<u>CERTIFIED TOTAL TAX RATES</u>
<b>ASSESSED VALUE</b>					
2006	\$204,170	\$195,930	\$195,930	(\$8,240)	32.6413
2007	\$206,280	\$197,860	\$197,860	(\$8,420)	32.6413
2008	\$202,430	\$194,850	\$194,850	(\$7,580)	
<b>TAXABLE VALUE</b>					
2006	\$189,531	\$181,621	\$181,621	(\$7,910)	32.6413
2007	\$196,543	\$188,340	\$188,340	(\$8,203)	32.6413
2008	\$201,063	\$192,671	\$192,671	(\$8,392)	

The assessor is directed to enter the net increase/decrease in approved assessed value and/or taxable value for each year corrected, as approved by the State Tax Commission, on the assessment roll that corresponds to each assessment year corrected.

The officer preparing or having the tax roll in his or her possession is directed to enter corrections on the affected tax rolls and to spread the appropriate millage rates upon the corrected taxable value (may be state equalized value for special assessments) for each year corrected.

If this order results in additional taxes being owed, the officer having the tax roll in his/her possession shall, not later than 20 days after receiving this order, submit a corrected tax bill, itemized by taxing jurisdiction, to each person identified in the order and to the owner of the property (if different), by first class mail, address correction requested. You are directed to see Section 211.154 (3) and (4), M.C.L. regarding the applicability of penalty and interest.

In the event that excess taxes have been paid as a result of the overassessment, a refund of the overpayment shall be made by the county treasurer as provided by Section 211.154 (6), M.C.L.

This order was issued by the Michigan State Tax Commission on October 14, 2008.

The value established by this order may be appealed to the Michigan Tax Tribunal not later than 35 days after the date of issuance. The address of the Tribunal is: MICHIGAN TAX TRIBUNAL, P.O. BOX 30232, LANSING, MICHIGAN 48909. A fee will be charged by the Tribunal for such an appeal.

This is a true copy of  
the Official Order  
which has been signed  
and is on file with the  
State Tax Commission.