

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

CLINTON COUNTY  
TOWNSHIP OF BATH

154-08-0462

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 010-900-019-020-00 PERSONAL  
SCHOOL DISTRICT: HASLETT  
ISD DISTRICT: INGHAM  
ASSESSMENT UNIT: TOWNSHIP OF BATH

PROPERTY OWNER: County of CLINTON COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
BLACK RIVER TRANSPORTATION BETH M. BOTKE ASSR.  
800 E. ELLIS ROAD 14480 WEBSTER, BOX 247  
NORTON SHORES, MI 49441 BATH, MI 48808-0247

<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	\$110,000	\$0	\$0	(\$110,000)	
<b>TAXABLE VALUE</b>					
2007	\$110,000	\$0	\$0	(\$110,000)	

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 27, 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

CLINTON COUNTY  
TOWNSHIP OF BATH

154-08-1064

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 19-010-900-001-007-10 PERSONAL  
SCHOOL DISTRICT: BATH  
ISD DISTRICT: CLINTON  
ASSESSMENT UNIT: TOWNSHIP OF BATH

PROPERTY OWNER: County of CLINTON COUNTY  
VERIZON WIRELESS ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 7028 BETH M. BOTKE ASSR.  
BEDMINSTER, NJ 07921 14480 WEBSTER, BOX 247  
BATH, MI 48808-0247

<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	\$102,200	\$0	\$0	(\$102,200)	
<b>TAXABLE VALUE</b>					
2008	\$102,200	\$0	\$0	(\$102,200)	

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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

EATON COUNTY  
TOWNSHIP OF WINDSOR

154-08-1027

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 23-080-090-007-015-00 PERSONAL  
SCHOOL DISTRICT: WAVERLY  
ISD DISTRICT: INGHAM  
ASSESSMENT UNIT: TOWNSHIP OF WINDSOR

PROPERTY OWNER: County of EATON COUNTY  
GENERAL ELECTRIC CAPITAL CORP. ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 1920 ARTHUR ST. CLAIR ASSR.  
DANBURY, CT 06813-1920 10342 BISHOP HWY.  
DIMONDALE, MI 48821

<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	\$228,700	\$0	\$0	(\$228,700)	48.1832
<b>TAXABLE VALUE</b>					
2007	\$228,700	\$0	\$0	(\$228,700)	48.1832

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
CITY OF FLINT  
154-08-1023

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 23-94-261-000 PERSONAL-IFT  
SCHOOL DISTRICT: FLINT  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: CITY OF FLINT

PROPERTY OWNER: County of GENESEE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
EXTREME PRECISION SCREW PRODUCT INC. WILLIAM E. FOWLER ASSR.  
1838 REMELL STREET 1101 S. SAGINAW STREET  
FLINT, MI 48503 FLINT, MI 48502

<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	\$18,700	\$0	\$0	(\$18,700)	32.3381
<b>TAXABLE VALUE</b>					
2007	\$18,700	\$0	\$0	(\$18,700)	32.3381

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
CITY OF FLINT  
154-08-1024

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE:	P-24307-8	PERSONAL
SCHOOL DISTRICT:	FLINT	
ISD DISTRICT:	GENESEE	
ASSESSMENT UNIT:	CITY OF FLINT	
PROPERTY OWNER:	County of GENESEE COUNTY	
EXTREME PRECISION SCREW PRODUCT INC.	ASSESSING OFFICER/EQUAL. DIRECTOR:	
1838 REMELL STREET	WILLIAM E. FOWLER	ASSR.
FLINT, MI 48503	1101 S. SAGINAW STREET	
	FLINT, MI 48502	

YEAR	ORIGINAL VALUATION	REQUESTED VALUATION	APPROVED CORRECTED VALUATION	NET INCREASE NET (DECREASE) IN APPROVED	CERTIFIED TOTAL TAX RATES
<b>ASSESSED VALUE</b>					
2007	\$233,800	\$252,500	\$252,500	\$18,700	58.6748
 <b>TAXABLE VALUE</b>					
2007	\$233,800	\$252,500	\$252,500	\$18,700	58.6748

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
CITY OF FLINT  
154-08-1025

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 23-94-088-000  
SCHOOL DISTRICT: FLINT  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: CITY OF FLINT

PERSONAL-IFT

PROPERTY OWNER:  
BLEVINS SCREW PRODUCTS INC.  
1838 REMELL STREET  
FLINT, MI 48503

County of GENESEE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
WILLIAM E. FOWLER ASSR.  
1101 S. SAGINAW STREET  
FLINT, MI 48502

<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	\$13,800	\$0	\$0	(\$13,800)	32.3381
<b>TAXABLE VALUE</b>					
2007	\$13,800	\$0	\$0	(\$13,800)	32.3381

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 27, 2008.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
CITY OF FLINT  
154-08-1026

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: P-07673-2 PERSONAL  
SCHOOL DISTRICT: FLINT  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: CITY OF FLINT

PROPERTY OWNER: County of GENESEE COUNTY  
BLEVINS SCREW PRODUCTS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1838 REMELL STREET WILLIAM E. FOWLER ASSR.  
FLINT, MI 48503 1101 S. SAGINAW STREET  
FLINT, MI 48502

<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	\$140,300	\$154,100	\$154,100	\$13,800	58.6748
<b>TAXABLE VALUE</b>					
2007	\$140,300	\$154,100	\$154,100	\$13,800	58.6748

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
CITY OF FLINT  
154-08-1059

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: P-67145-2 PERSONAL  
SCHOOL DISTRICT: FLINT  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: CITY OF FLINT

PROPERTY OWNER: County of GENESEE COUNTY  
RODZINA INDUSTRIES INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
3518 FENTON ROAD WILLIAM E. FOWLER ASSR.  
FLINT, MI 48507 1101 S. SAGINAW STREET  
FLINT, MI 48502

<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	\$29,900	\$23,600	\$23,600	(\$6,300)	58.6748
2008	\$28,300	\$22,600	\$22,600	(\$5,700)	
<b>TAXABLE VALUE</b>					
2007	\$29,900	\$23,600	\$23,600	(\$6,300)	58.6748
2008	\$28,300	\$22,600	\$22,600	(\$5,700)	

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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
TOWNSHIP OF FLINT

154-08-1066

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 07-84-577-006 PERSONAL  
SCHOOL DISTRICT: CARMEN-AINSWORTH  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: TOWNSHIP OF FLINT

PROPERTY OWNER: County of GENESEE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
MARLIN LEASING AMEDE HUNGERFORD ASSR.  
PO BOX 5481 1490 S. DYE ROAD  
MOUNT LAUREL, NJ 08054 FLINT, MI 48532

<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	\$47,100	\$84,000	\$84,000	\$36,900	
<b>TAXABLE VALUE</b>					
2008	\$47,100	\$84,000	\$84,000	\$36,900	

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 27, 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

GENESEE COUNTY  
TOWNSHIP OF FLINT

154-08-1067

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 07-84-577-202 PERSONAL  
SCHOOL DISTRICT: SWARTZ CREEK  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: TOWNSHIP OF FLINT

PROPERTY OWNER: County of GENESEE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
MARLIN LEASING AMEDE HUNGERFORD ASSR.  
PO BOX 5481 1490 S. DYE ROAD  
MOUNT LAUREL, NJ 08054 FLINT, MI 48532

<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	\$8,400	\$10,800	\$10,800	\$2,400	
<b>TAXABLE VALUE</b>					
2008	\$8,400	\$10,800	\$10,800	\$2,400	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

GENESEE COUNTY  
TOWNSHIP OF MUNDY

154-08-1058

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 15-80-402-706 PERSONAL  
SCHOOL DISTRICT: GRAND BLANC  
ISD DISTRICT: GENESEE  
ASSESSMENT UNIT: TOWNSHIP OF MUNDY

PROPERTY OWNER: County of GENESEE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
UNITED RENTALS NA INC. ANGELA SPENCER ASSR.  
12802 TAMPA OAKS, # 350 3478 MUNDY AVENUE  
TEMPLE TERRACE, FL 33637 SWARTZ CREEK, MI 48473

<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	\$173,000	\$0	\$0	(\$173,000)	
<b>TAXABLE VALUE</b>					
2007	\$173,000	\$0	\$0	(\$173,000)	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

INGHAM COUNTY  
CITY OF LANSING

154-08-1053

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 90-33-01-22-361-000 PERSONAL  
SCHOOL DISTRICT: LANSING  
ISD DISTRICT: INGHAM  
ASSESSMENT UNIT: CITY OF LANSING

PROPERTY OWNER: County of INGHAM COUNTY  
WACHOVIA FINANCIAL SERVICES INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1339 CHESTNUT ST. PA1317 MARIA L. IRISH ASSR.  
PHILADELPHIA, PA 19107 124 W. MICHIGAN AVE 3RD FLOOR  
LANSING, MI 48933

<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	\$111,700	\$15,900	\$15,900	(\$95,800)	63.8781
<b>TAXABLE VALUE</b>					
2006	\$111,700	\$15,900	\$15,900	(\$95,800)	63.8781

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

INGHAM COUNTY  
TOWNSHIP OF MERIDIAN CHARTER

154-08-1068

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 33-02-02-90-528-954 PERSONAL  
SCHOOL DISTRICT: OKEMOS  
ISD DISTRICT: INGHAM  
ASSESSMENT UNIT: TOWNSHIP OF MERIDIAN CHARTER

PROPERTY OWNER: County of INGHAM COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
I-WIRELESS LLC SCOTT CUNNINGHAM ASSR.  
1 LEVEE WAY, STE. 3104 5151 MARSH ROAD  
NEWPORT, KY 41071 OKEMOS, MI 48864

<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	\$600	\$600	\$600	
<b>TAXABLE VALUE</b>					
2008	\$0	\$600	\$600	\$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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS  
154-08-1028

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-110-813  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PERSONAL

PROPERTY OWNER:  
TREY WISHES INC.  
2036 MEADOW VALLEY COURT 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	\$15,000	\$21,800	\$21,800	\$6,800	
<b>TAXABLE VALUE</b>					
2008	\$15,000	\$21,800	\$21,800	\$6,800	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS  
154-08-1069

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-109-680 PERSONAL  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PROPERTY OWNER: County of KENT COUNTY  
MODERN FIRE SECURITY SYSTEMS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
20 STEVENS STREET SW GLEN BEEKMAN ASSR.  
GRAND RAPIDS, MI 49507 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	\$7,500	\$24,300	\$24,300	\$16,800	46.5383
2007	\$9,000	\$20,100	\$20,100	\$11,100	47.7621
<b>TAXABLE VALUE</b>					
2006	\$7,500	\$24,300	\$24,300	\$16,800	46.5383
2007	\$9,000	\$20,100	\$20,100	\$11,100	47.7621

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF GRAND RAPIDS

154-08-1070

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-01-51-110-175 PERSONAL  
SCHOOL DISTRICT: GRAND RAPIDS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF GRAND RAPIDS

PROPERTY OWNER: County of KENT COUNTY  
UNIVERSAL GRAPHIC SOLUTIONS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
7500 PECK ROAD GLEN BEEKMAN ASSR.  
GREENVILLE, MI 48838-8739 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	\$3,200	\$7,700	\$7,700	\$4,500	
<b>TAXABLE VALUE</b>					
2008	\$3,200	\$7,700	\$7,700	\$4,500	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF WALKER  
154-08-1071

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-86-022-489 PERSONAL  
SCHOOL DISTRICT: KENOWA HILLS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF WALKER

PROPERTY OWNER: County of KENT COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
ALLSTATE KELLY SMITH ASSR.  
3755 REMEMBRANCE ROAD, STE. 3 4243 REMEMBRANCE ROAD N.W.  
WALKER, MI 49534 WALKER, MI 49544

<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	\$1,000	\$0	\$0	(\$1,000)	
<b>TAXABLE VALUE</b>					
2008	\$1,000	\$0	\$0	(\$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.

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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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

KENT COUNTY  
CITY OF WALKER  
154-08-1072

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 41-50-86-022-725 PERSONAL  
SCHOOL DISTRICT: KENOWA HILLS  
ISD DISTRICT: KENT  
ASSESSMENT UNIT: CITY OF WALKER

PROPERTY OWNER: County of KENT COUNTY  
ELITE PIPELINE SERVICES INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1003 KUSTERER DRIVE NW KELLY SMITH ASSR.  
GRAND RAPIDS, MI 49544-3607 4243 REMEMBRANCE ROAD N.W.  
WALKER, MI 49544

<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	\$18,200	\$18,200	\$18,200	
<b>TAXABLE VALUE</b>					
2008	\$0	\$18,200	\$18,200	\$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 27, 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 WALKER  
154-08-1073

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE:	41-50-86-022-578	PERSONAL
SCHOOL DISTRICT:	KENOWA HILLS	
ISD DISTRICT:	KENT	
ASSESSMENT UNIT:	CITY OF WALKER	
PROPERTY OWNER:	County of KENT COUNTY	
FAMILY COSMETIC & IMPLANT DENTISTRY	ASSESSING OFFICER/EQUAL. DIRECTOR:	
1100 4 MILE ROAD NW	KELLY SMITH	ASSR.
GRAND RAPIDS, MI 49544	4243 REMEMBRANCE ROAD N.W.	
	WALKER, MI 49544	

YEAR	ORIGINAL VALUATION	REQUESTED VALUATION	APPROVED CORRECTED VALUATION	NET INCREASE NET (DECREASE) IN APPROVED	CERTIFIED TOTAL TAX RATES
<b>ASSESSED VALUE</b>					
2008	\$10,000	\$0	\$0	(\$10,000)	
 <b>TAXABLE VALUE</b>					
2008	\$10,000	\$0	\$0	(\$10,000)	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF BRIGHTON

154-08-1074

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4712-99-100-850 PERSONAL  
SCHOOL DISTRICT: BRIGHTON  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF BRIGHTON

County of LIVINGSTON COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
I-WIRELESS LLC STACY A. KALISZEWSKI ASSR.  
1 LEVEE SAY, STE. 3104 4363 BUNO ROAD  
NEWPORT, KY 41071 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	\$0	\$647	\$647	\$647	
<b>TAXABLE VALUE</b>					
2008	\$0	\$647	\$647	\$647	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF GENOA

154-08-1029

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4711-99-001-717 PERSONAL  
SCHOOL DISTRICT: HOWELL  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF GENOA

County of LIVINGSTON COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
DIVERSIFIED AUTOMOTIVE CREATIONS DEBRA ROJEWSKI ASSR.  
7041 W. GRAND RIVER 2911 DORR ROAD  
BRIGHTON, MI 48114 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	\$8,400	\$11,200	\$11,200	\$2,800	
<b>TAXABLE VALUE</b>					
2008	\$8,400	\$11,200	\$11,200	\$2,800	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

LIVINGSTON COUNTY  
TOWNSHIP OF GENOA

154-08-1030

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 4711-99-001-381 PERSONAL  
SCHOOL DISTRICT: HOWELL  
ISD DISTRICT: LIVINGSTON  
ASSESSMENT UNIT: TOWNSHIP OF GENOA

PROPERTY OWNER: County of LIVINGSTON COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
CATERAID INC. DEBRA ROJEWSKI ASSR.  
1167 FENDT DRIVE 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	\$22,500	\$113,000	\$113,000	\$90,500	
<b>TAXABLE VALUE</b>					
2008	\$22,500	\$113,000	\$113,000	\$90,500	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
CITY OF WARREN  
154-08-1019

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-02-178-049 PERSONAL  
SCHOOL DISTRICT: VAN DYKE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: CITY OF WARREN

PROPERTY OWNER: County of MACOMB COUNTY  
BLUE STAR INC./DESJARDINE LEASING ASSESSING OFFICER/EQUAL. DIRECTOR:  
23894 AMBER PHILIP O. MASTIN, III ASSR.  
WARREN, MI 48089 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>					
2007	\$6,371	\$30,556	\$30,556	\$24,185	56.3073
2008	\$6,248	\$27,821	\$27,821	\$21,573	
<b>TAXABLE VALUE</b>					
2007	\$6,371	\$30,556	\$30,556	\$24,185	56.3073
2008	\$6,248	\$27,821	\$27,821	\$21,573	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

MACOMB COUNTY  
TOWNSHIP OF CLINTON

154-08-1075

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 16-11-70-140-017 PERSONAL  
SCHOOL DISTRICT: L'ANSE CREUSE  
ISD DISTRICT: MACOMB  
ASSESSMENT UNIT: TOWNSHIP OF CLINTON

PROPERTY OWNER: County of MACOMB COUNTY  
DETROIT EDISON COMPANY ASSESSING OFFICER/EQUAL. DIRECTOR:  
2000 SECOND AVENUE 876WCB PAUL ROBINSON ASSR.  
DETROIT, MI 48226 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	\$4,386,600	\$4,395,900	\$4,395,900	\$9,300	
<b>TAXABLE VALUE</b>					
2008	\$4,386,600	\$4,395,900	\$4,395,900	\$9,300	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF HAZEL PARK

154-08-1034

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 28-99-00-008-045 PERSONAL  
SCHOOL DISTRICT: HAZEL PARK  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF HAZEL PARK

PROPERTY OWNER: County of OAKLAND COUNTY  
WEBCO MACHINE TOOL INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 230580 DAVID M. HIEBER ASSR.  
FAIR HAVEN, MI 48023 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	\$0	\$10,090	\$10,090	\$10,090	
<b>TAXABLE VALUE</b>					
2008	\$0	\$10,090	\$10,090	\$10,090	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF NOVI  
154-08-1035

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 50-99-01-199-400 PERSONAL  
SCHOOL DISTRICT: NOVI  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF NOVI

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
COUGAR SALES & RENTALS INC. GLENN LEMMON ASSR.  
46845 12 MILE ROAD 45175 W. 10 MILE  
NOVI, MI 48376 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>					
2007	\$261,700	\$256,390	\$256,390	(\$5,310)	51.2743
<b>TAXABLE VALUE</b>					
2007	\$261,700	\$256,390	\$256,390	(\$5,310)	51.2743

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF NOVI  
154-08-1036

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 63-50-99-00-005-091 PERSONAL  
SCHOOL DISTRICT: WALLED LAKE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF NOVI

PROPERTY OWNER: County of OAKLAND COUNTY  
NETSHAPE INTERNATIONAL LLC ASSESSING OFFICER/EQUAL. DIRECTOR:  
16344 COMSTOCK STREET GLENN LEMMON ASSR.  
GRAND HAVEN, MI 49417 45175 W. 10 MILE  
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>					
2007	\$84,400	\$69,230	\$69,230	(\$15,170)	48.9311
<b>TAXABLE VALUE</b>					
2007	\$84,400	\$69,230	\$69,230	(\$15,170)	48.9311

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF SOUTHFIELD

154-08-1037

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 76-99-43-028-800 PERSONAL  
SCHOOL DISTRICT: SOUTHFIELD  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF SOUTHFIELD

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR: ASSR.  
SWITCH AND DATA  
1715 N. WESTSHORE, # 650 26000 EVERGREEN ROAD  
TAMPA, FL 33607 SOUTHFIELD, MI 48076

<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	\$723,330	\$717,450	\$717,450	(\$5,880)	54.969048
2007	\$694,310	\$688,350	\$688,350	(\$5,960)	54.319719
<b>TAXABLE VALUE</b>					
2006	\$723,330	\$717,450	\$717,450	(\$5,880)	54.969048
2007	\$694,310	\$688,350	\$688,350	(\$5,960)	54.319719

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 27, 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  
154-08-1078

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-263-480 PERSONAL  
SCHOOL DISTRICT: AVONDALE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
GBL RESOURCES INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
6966 CROOKS ROAD, STE. 20 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>					
2007	\$6,710	\$10,960	\$10,960	\$4,250	51.4809
2008	\$6,450	\$9,890	\$9,890	\$3,440	
<b>TAXABLE VALUE</b>					
2007	\$6,710	\$10,960	\$10,960	\$4,250	51.4809
2008	\$6,450	\$9,890	\$9,890	\$3,440	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1079

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-342-080 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
CARD SOLUTIONS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
1260 RANKIN, STE. # L 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	\$4,840	\$6,670	\$6,670	\$1,830	47.9826
2008	\$7,980	\$9,020	\$9,020	\$1,040	
<b>TAXABLE VALUE</b>					
2007	\$4,840	\$6,670	\$6,670	\$1,830	47.9826
2008	\$7,980	\$9,020	\$9,020	\$1,040	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1080

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-209-500 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
DORING INC. NINO A. LICARI ASSR.  
1390 PIEDMONT 500 W. BIG BEAVER  
TROY, MI 48083 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	\$21,010	\$7,090	\$7,090	(\$13,920)	
<b>TAXABLE VALUE</b>					
2008	\$21,010	\$7,090	\$7,090	(\$13,920)	

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.

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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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1081

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-034-106 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ESTATE BUILDERS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
70 W. LONG LAKE RD., # 116 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>					
2007	\$4,190	\$5,750	\$5,750	\$1,560	47.9826
2008	\$4,060	\$5,450	\$5,450	\$1,390	
<b>TAXABLE VALUE</b>					
2007	\$4,190	\$5,750	\$5,750	\$1,560	47.9826
2008	\$4,060	\$5,450	\$5,450	\$1,390	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1082

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-266-900 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
FORM GRINDING NINO A. LICARI ASSR.  
1263 SOUTER DRIVE 500 W. BIG BEAVER  
TROY, MI 48083 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	\$906,130	\$1,028,240	\$1,028,240	\$122,110	
<b>TAXABLE VALUE</b>					
2008	\$906,130	\$1,028,240	\$1,028,240	\$122,110	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1083

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-362-640 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
KAPLAN TEST PREP & ADMISSIONS NINO A. LICARI ASSR.  
2855 COOLIDGE HWY., STE. 100 500 W. BIG BEAVER  
TROY, MI 48084 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	\$167,650	\$170,900	\$170,900	\$3,250	
<b>TAXABLE VALUE</b>					
2008	\$167,650	\$170,900	\$170,900	\$3,250	

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 issued by the Michigan State Tax Commission on October 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
CITY OF TROY  
154-08-1084

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 88-99-00-291-860 PERSONAL  
SCHOOL DISTRICT: TROY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: CITY OF TROY

PROPERTY OWNER: County of OAKLAND COUNTY  
MICHIGAN INSTITUTE OF UROLOGY INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
130 TOWN CENTER, # 101 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	\$54,790	\$87,580	\$87,580	\$32,790	47.9826
2008	\$60,320	\$120,120	\$120,120	\$59,800	
<b>TAXABLE VALUE</b>					
2007	\$54,790	\$87,580	\$87,580	\$32,790	47.9826
2008	\$60,320	\$120,120	\$120,120	\$59,800	

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.

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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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF MILFORD

154-08-1031

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: L-99-00-003-066 PERSONAL  
SCHOOL DISTRICT: HURON VALLEY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF MILFORD

County of OAKLAND COUNTY  
PROPERTY OWNER: ASSESSING OFFICER/EQUAL. DIRECTOR:  
FIRST FEDERAL LEASING DAVID M. HIEBER ASSR.  
31 N. 9TH STREET 250 ELIZABETH LK RD. STE 1000 W  
RICHMOND, IN 47375-1145 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	\$9,920	\$0	\$0	(\$9,920)	
<b>TAXABLE VALUE</b>					
2008	\$9,920	\$0	\$0	(\$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 27, 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.

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State Tax Commission.

STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF MILFORD

154-08-1032

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: L-99-00-008-014 PERSONAL  
SCHOOL DISTRICT: HURON VALLEY  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF MILFORD

PROPERTY OWNER: County of OAKLAND COUNTY  
FIVE POINT CAPITAL ASSESSING OFFICER/EQUAL. DIRECTOR:  
222 SW COLUMBIA, STE. 1000 DAVID M. HIEBER ASSR.  
PORTLAND, OR 97201 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>					
2007	\$0	\$11,000	\$11,000	\$11,000	48.6099
<b>TAXABLE VALUE</b>					
2007	\$0	\$11,000	\$11,000	\$11,000	48.6099

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 27, 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 WEST BLOOMFIELD

154-08-1033

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 63-X-99-00-002-231 PERSONAL  
SCHOOL DISTRICT: WEST BLOOMFIELD  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF WEST BLOOMFIELD

PROPERTY OWNER: County of OAKLAND COUNTY  
BAL GLOBAL FINANCE LLC ASSESSING OFFICER/EQUAL. DIRECTOR:  
PO BOX 105578 LISA HOBART ASSR.  
ATLANTA, GA 30348-5578 4550 WALNUT LAKE ROAD  
WEST BLOOMFIELD, MI 48325-0130

<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	\$77,700	\$76,600	\$76,600	(\$1,100)	
<b>TAXABLE VALUE</b>					
2008	\$77,700	\$76,600	\$76,600	(\$1,100)	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF WHITE LAKE

154-08-1076

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-07-000-068 PERSONAL  
SCHOOL DISTRICT: WALLED LAKE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF WHITE LAKE

PROPERTY OWNER: County of OAKLAND COUNTY  
US BANCORP BUSINESS EQUIP. FINANCE ASSESSING OFFICER/EQUAL. DIRECTOR:  
1310 MADRID ST., STE. 100 JEANINE SMITH ASSR.  
MARSHALL, MN 56258 7525 HIGHLAND ROAD  
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	\$2,350	\$2,350	\$2,350	
<b>TAXABLE VALUE</b>					
2008	\$0	\$2,350	\$2,350	\$2,350	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OAKLAND COUNTY  
TOWNSHIP OF WHITE LAKE

154-08-1077

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 99-07-000-069 PERSONAL  
SCHOOL DISTRICT: WALLED LAKE  
ISD DISTRICT: OAKLAND  
ASSESSMENT UNIT: TOWNSHIP OF WHITE LAKE

PROPERTY OWNER: County of OAKLAND COUNTY  
WELLS FARGO FINANCIAL LEASING ASSESSING OFFICER/EQUAL. DIRECTOR:  
800 WALNUT STREET JEANINE SMITH ASSR.  
DES MOINES, IA 50309 7525 HIGHLAND ROAD  
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	\$3,450	\$3,450	\$3,450	
<b>TAXABLE VALUE</b>					
2008	\$0	\$3,450	\$3,450	\$3,450	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OGEMAW COUNTY  
TOWNSHIP OF FOSTER

154-08-1085

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 65-004-014-005-00 REAL  
SCHOOL DISTRICT: WEST BRANCH ROSE CITY  
ISD DISTRICT: C.O.O.R.  
ASSESSMENT UNIT: TOWNSHIP OF FOSTER

PROPERTY OWNER: County of OGEMAW COUNTY  
STEVEN & CHARRON HUGHES ASSESSING OFFICER/EQUAL. DIRECTOR:  
10328 N. JENNINGS JAMES R. BOOTH ASSR.  
CLIO, MI 48420 P.O. BOX 301  
LUZERNE, MI 48636

<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	\$45,400	\$50,800	\$50,800	\$5,400	38.5977
2008	\$45,200	\$51,700	\$51,700	\$6,500	
<b>TAXABLE VALUE</b>					
2007	\$29,371	\$34,771	\$34,771	\$5,400	38.5977
2008	\$30,046	\$35,571	\$35,571	\$5,525	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

OTTAWA COUNTY  
CITY OF ZEELAND

154-08-1038

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-50-79-208-580 PERSONAL  
SCHOOL DISTRICT: ZEELAND  
ISD DISTRICT: OTTAWA  
ASSESSMENT UNIT: CITY OF ZEELAND

PROPERTY OWNER: County of OTTAWA COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
BLAQUE HOUGH ARTHUR D. GRIMES ASSR.  
504 PINE LAKE COURT 21 S. ELM STREET  
HOLLAND, MI 49424 ZEELAND, MI 49464

<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	\$0	\$0	(\$3,000)	53.296
<b>TAXABLE VALUE</b>					
2007	\$3,000	\$0	\$0	(\$3,000)	53.296

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WASHTENAW COUNTY  
CITY OF ANN ARBOR

154-08-1087

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 09-90-00-078-675 PERSONAL  
SCHOOL DISTRICT: ANN ARBOR  
ISD DISTRICT: WASHTENAW  
ASSESSMENT UNIT: CITY OF ANN ARBOR

PROPERTY OWNER: County of WASHTENAW COUNTY  
MASIMO AMERICAS INC. ASSESSING OFFICER/EQUAL. DIRECTOR:  
40 PARKER DAVID PETRAK ASSR.  
IRVINE, CA 92618 P.O. BOX 8647  
ANN ARBOR, MI 48107-8647

<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	\$393,000	\$393,000	\$393,000	
<b>TAXABLE VALUE</b>					
2008	\$0	\$393,000	\$393,000	\$393,000	

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF GIBRALTAR

154-08-1039

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-999-00-0300-005 PERSONAL  
SCHOOL DISTRICT: GIBRALTAR  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF GIBRALTAR

PROPERTY OWNER: County of WAYNE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
GIBRALTAR PHARMACY SUSAN L. IOTT ASSR.  
29255 W. JEFFERSON AVENUE 29450 MUNRO  
GIBRALTAR, MI 48173 GIBRALTAR, MI 48173

<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	\$43,400	\$251,700	\$251,700	\$208,300	63.2423
<b>TAXABLE VALUE</b>					
2006	\$43,400	\$251,700	\$251,700	\$208,300	63.2423

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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF GIBRALTAR

154-08-1040

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 70-999-00-0302-005 PERSONAL  
SCHOOL DISTRICT: GIBRALTAR  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF GIBRALTAR

PROPERTY OWNER: County of WAYNE COUNTY  
HADDIX LAND COMPANY ASSESSING OFFICER/EQUAL. DIRECTOR:  
30032 BAYVIEW SUSAN L. IOTT ASSR.  
GROSSE ILE, MI 48138 29450 MUNRO  
GIBRALTAR, MI 48173

<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	\$430,000	\$14,700	\$14,700	(\$415,300)	63.2423
<b>TAXABLE VALUE</b>					
2006	\$430,000	\$14,700	\$14,700	(\$415,300)	63.2423

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.

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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 27, 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.

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STATE OF MICHIGAN  
MICHIGAN STATE TAX COMMISSION  
OFFICIAL ORDER

WAYNE COUNTY  
CITY OF LIVONIA

154-08-1020

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 27, 2008 in consideration of the notification directs that this order be implemented as shown below.

PARCEL CODE: 46-999-00-6469-000 PERSONAL  
SCHOOL DISTRICT: LIVONIA  
ISD DISTRICT: WAYNE  
ASSESSMENT UNIT: CITY OF LIVONIA

PROPERTY OWNER: County of WAYNE COUNTY  
ASSESSING OFFICER/EQUAL. DIRECTOR:  
EAR, NOSE & THROAT INSTITUTE OF MI SHERRON L. SCHULTZ ASSR.  
14555 LEVAN RD., STE. 206 33000 CIVIC CENTER DRIVE  
LIVONIA, MI 48154 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	\$9,890	\$10,900	\$10,900	\$1,010	51.5359
2007	\$12,830	\$13,150	\$13,150	\$320	51.3725
2008	\$11,400	\$11,750	\$11,750	\$350	
<b>TAXABLE VALUE</b>					
2006	\$9,890	\$10,900	\$10,900	\$1,010	51.5359
2007	\$12,830	\$13,150	\$13,150	\$320	51.3725
2008	\$11,400	\$11,750	\$11,750	\$350	

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.

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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 27, 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.

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