JEFFERSON COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA REQUEST

TO:

Board of County Commissioners

Mark McCauley, County Administrator

FROM:

Julie Shannon, Executive Secretary II

DATE:

November 21, 2022

SUBJECT:

REQUEST TO CONVENE re: Hearing Property Tax Appeals for the Year

2022; Jefferson County Board of Equalization

STATEMENT OF ISSUE:

Pursuant to RCW 84.48.010, the County Board of Equalization, with the approval of the County Legislative Authority, may convene at any time when the number of petitions filed exceeds twenty-five or ten percent of the number of petitions filed in the previous year, whichever is greater.

ANALYSIS:

n/a

FISCAL IMPACT:

The amount of the Board of Equalization's budget (Line #001-061-000) is \$28,492 from which the members receive a per diem of \$100 for each day of attendance at a Board of Equalization meeting/training. While the number of meeting days vary each year, the Board met an average of 20 days per year over the last three years. Members are also reimbursed at the current mileage rate for travel expenses when it is necessary to attend annual training. Administrative support for this Board is also paid out of this fund.

RECOMMENDATION:

Having met requirements of RCW 84.48.010, it is recommended that the Board of Equalization's request to convene for the purpose of hearing property tax appeals for the current year be approved.

REVIEWED BY:

Mark McCauley, County Administrator

Date

Assessor's Certificate of Assessment Rolls to the County Board of Equalization

	County Board of Equ	ualization
State of Washington)	RECEIVED
)	
	ss.)	NOV 1 4 2022
)	JEFFERSON COUNTY
Jefferson County)	COMMISSIONERS
I,Jeff Chapman	, Assessor do solemnly swo	ear that the assessment rolls and this
certificate contain a correct and	full list of all the real and personal p	property subject to taxation in this county for
the assessment year 2022 - 202	3, so far as I have been able to ascert	ain the same; and that the assessed value set
down in the proper column, opp	posite the several kinds and descripti	ons of property, is in such case, except as
otherwise provided by law, one	hundred percent of true and fair vale	ue of such property, to the best of my
knowledge and belief, and that	the assessment rolls and this certifica-	ate are correct, as I verily believe. The
assessment valuation of locally	assessed property upon the assessmen	ent rolls is:
		Assessed Volum

	Assessed Value
Forest Land Assessed Value (RCW 84.33)	18,348,537.00
2. Current Use Land Assessed Value (RCW 84.34)	7,462,692.00
3. Improvement Value on Current Use Lands	116,012,560.00
4. Senior Freeze Assessed Value	98,625,677.00
5. Real Property Assessed Value (Excluding Items 1-4)	8,203,437,060.00
6. Total Taxable Assessed Value of Real Property (Total of items 1-5)	8,443,886,526.00
7. Personal Property Assessed Value	52,471,221.00
8. Total County Locally Assessed Value (Total of items 6-7)	8,496,357,747.00

Custody of the assessment rolls is hereby officially delivered to the County Board of Equalization.

Assessor: fiff (lyn

Subscribed and sworn to before me on this

uay or

ditor of _____ Count

- Original document to the clerk of the County Board of Equalization on or before July 15 for the purpose of equalization. (RCW 84.40.320)

- Copy to DOR on or before July 15 for ratio study purposes. (WAC 458-53-135)

Send Copy To:

Department of Revenue Property Tax Division PO BOX 47471

Assessor's Certificate of New Construction Value to the County Board of Equalization

State of Washington)	RECEIVED
) <u>Jefferson County</u>)	NOV 1 4 2022
Pursuant to RCW 36.21.080 and 84.40.040, I, <u>Jeff Chapma</u> Jefferson County, hereby certify that the value of new construassessment roll is \$ 94,768,073.00. Signature of Assessor	
Subscribed and sworn to before me on this 15th day of 1	-0

File a copy on or before September 15th with:

Department of Revenue Property Tax Division PO Box 47471 Olympia, WA 98504-7471

NOTICE OF APPROVAL TO HEAR PROPERTY TAX APPEALS JEFFERSON COUNTY LEGISLATIVE AUTHORITY

The county board of equalization, with the approval of the county legislative authority, may convene at any time when petitions filed exceed twenty-five, or ten percent of the number of appeals filed in the preceding year, whichever is greater. (RCW 84.48.010)

Pursuant to RCW 84.48.010, the Jefferson County Legislative Authority hereby approves the Jefferson County Board of Equalization's request to convene for the purpose of hearing property tax appeals for the current year. This approval is based on a finding that the requirements for convening under RCW 84.48.010 have been satisfied.

DATED THIS <u>21st</u> day of <u>November</u> , <u>2022</u> .
JEFFERSON COUNTY BOARD OF COMMISSIONERS
Heidi Eisenhour, Chair
Kate Dean, Member
Greg Brotherton, Member
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REV 64 0049 (8/20/12)

RCW 84.48.010

County board of equalization—Formation—Per diem—Meetings—Duties—Records—Correction of rolls—Extending taxes—Change in valuation, release or commutation of taxes by county legislative authority prohibited.

- (1) Prior to July 15th, the county legislative authority must form a board for the equalization of the assessment of the property of the county. The members of the board must receive a per diem amount as set by the county legislative authority for each day of actual attendance of the meeting of the board of equalization to be paid out of the current expense fund of the county. However, when the county legislative authority constitutes the board they may only receive their compensation as members of the county legislative authority. The board of equalization must meet in open session for this purpose annually on the 15th day of July or within fourteen days of certification of the county assessment rolls, whichever is later, and, having each taken an oath fairly and impartially to perform their duties as members of such board, they must examine and compare the returns of the assessment of the property of the county and proceed to equalize the same, so that each tract or lot of real property and each article or class of personal property must be entered on the assessment list at its true and fair value, according to the measure of value used by the county assessor in such assessment year, which is presumed to be correct under RCW 84.40.0301, and subject to the following rules:
- (a) They must raise the valuation of each tract or lot or item of real property which is returned below its true and fair value to such price or sum as to be the true and fair value thereof, after at least five days' notice must have been given in writing to the owner or agent.
- (b) They must reduce the valuation of each tract or lot or item which is returned above its true and fair value to such price or sum as to be the true and fair value thereof.
- (c) They must raise the valuation of each class of personal property which is returned below its true and fair value to such price or sum as to be the true and fair value thereof, and they must raise the aggregate value of the personal property of each individual whenever the aggregate value is less than the true valuation of the taxable personal property possessed by such individual, to such sum or amount as to be the true value thereof, after at least five days' notice must have been given in writing to the owner or agent thereof.
- (d) They must reduce the valuation of each class of personal property enumerated on the detail and assessment list of the current year, which is returned above its true and fair value, to such price or sum as to be the true and fair value thereof; and they must reduce the aggregate valuation of the personal property of such individual who has been assessed at too large a sum to such sum or amount as was the true and fair value of the personal property.
- (e) The board may review all claims for either real or personal property tax exemption as determined by the county assessor, and must consider any taxpayer appeals from the decision of the assessor thereon to determine (i) if the taxpayer is entitled to an exemption, and (ii) if so, the amount thereof.
- (2) The board must notify the taxpayer and assessor of the board's decision within forty-five days of any hearing on the taxpayer's appeal of the assessor's valuation of real or personal property.
- (3) The clerk of the board must keep an accurate journal or record of the proceedings and orders of the board showing the facts and evidence upon which their action is based, and

the record must be published the same as other proceedings of county legislative authority, and must make a true record of the changes of the descriptions and assessed values ordered by the county board of equalization. The assessor must correct the real and personal assessment rolls in accordance with the changes made by the county board of equalization.

- (4) The county board of equalization must meet on the 15th day of July or within fourteen days of certification of the county assessment rolls, whichever is later, and may continue in session and adjourn from time to time during a period not to exceed four weeks, but must remain in session not less than three days. However, the county board of equalization with the approval of the county legislative authority may convene at any time when petitions filed exceed twenty-five, or ten percent of the number of appeals filed in the preceding year, whichever is greater.
- (5) No taxes, except special taxes, may be extended upon the tax rolls until the property valuations are equalized by the department of revenue for the purpose of raising the state revenue.
- (6) County legislative authorities as such have at no time any authority to change the valuation of the property of any person or to release or commute in whole or in part the taxes due on the property of any person.

[2017 c 155 § 1; 2001 c 187 § 22; 1997 c 3 § 109 (Referendum Bill No. 47, approved November 4, 1997); 1988 c 222 § 20; 1979 c 13 § 1. Prior: 1977 ex.s. c 290 § 2; 1977 c 33 § 1; 1970 ex.s. c 55 § 2; 1961 c 15 § 84.48.010; prior: 1939 c 206 § 35; 1925 ex.s. c 130 § 68; RRS § 11220; prior: 1915 c 122 § 1; 1907 c 129 § 1; 1897 c 71 § 58; 1893 c 124 § 59; 1890 p 555 § 73; Code 1881 §§ 2873-2879. Formerly RCW 84.48.010, 84.48.020, 84.48.030, 84.48.040, and 84.48.060.]

NOTES:

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1988 c 222: See note following RCW 84.40.040.

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.