EF-19-X-R00-1122-11000075-1

BOE-19-X (P1) REV. 00 (11-22)

REQUEST FOR PROPERTY TAX DEFERMENT, §69.6 BASE YEAR VALUE TRANSFERS

For counties with a population of over 4,000,000 and any other county that has enacted these provisions, California law requires the payment of property taxes to be deferred if both of the following occur: (1) the property owner has filed a claim for the Revenue and Taxation Code section 69.6 base year value transfer, but the County Assessor has not completed its determination of eligibility; and (2) the property owner requests deferment with the County Assessor within one calendar year of receiving the first tax bill for the property, but before January 1, 2024.



Sendy Perez Glenn County Assessor/Clerk/Recorder 516 W. SYCAMORE ST., 2ND FLOOR

WILLOWS, CA 95988 Phone: (530) 934-6402 FAX: (530) 934-6571

A. REPLACEMENT PRIMARY RESIDENCE		
CLAIMANT'S NAME		ASSESSOR'S PARCEL NUMBER/ID NUMBER
PROPERTY ADDRESS		СІТУ
DATE OF PURCHASE		DATE OF COMPLETION OF NEW CONSTRUCTION (if applicable)
B. ORIGINAL PRIMARY RESIDENCE (FORMER PRO		
ASSESSOR'S PARCEL NUMBER/ID NUMBER	DATE OF	SALE
PROPERTY ADDRESS	CITY	COUNTY
1. Type of Base Year Value Transfer Claim Filed:	IVII	
☐ BOE-19-B, Claim for Transfer of Base Year Value to Replacement Primary Residence for Persons at Least Age 55 Years		
☐ BOE-19-D, Claim for Transfer of Base Year Value to Replacement Primary Residence for Severely Disabled Persons		
☐ BOE-19-V, Claim for Tr ansfer of B ase Year V Disaster	Value to Replacement Prir	m <mark>ary</mark> R <mark>esi</mark> dence for <mark>Vic</mark> tims of Wildfire or Other Natural
2. Date Claim was Filed:		
3. Date Tax Bill was Received:		
4. Do you pay your property taxes through an impound account? Yes No		
Note: This property tax deferment program does not apply to property taxes paid through an impound account.		
CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of California that: (1) as a claimant/occupant I occupy the		
		california that: (1) as a claimant/occupant i occupy the sidence; (2) I filed a claim for a base year value transfer
under section 69.6; and (3) I request deferment of		siderice, (2) i filed a cidiff for a base year value transfer
SIGNATURE OF CLAIMANT	PRINTED NAME	DATE
>		
MAILING ADDRESS		DAYTIME PHONE NUMBER
		()
CITY, STATE, ZIP		EMAIL ADDRESS

All information provided on this form is subject to verification.

IF YOUR APPLICATION IS INCOMPLETE, YOUR CLAIM MAY NOT BE PROCESSED.

THIS APPLICATION IS CONFIDENTIAL AND NOT SUBJECT TO PUBLIC INSPECTION.



BOE-19-X (P2) REV. 00 (11-22)

GENERAL INFORMATION

Beginning April 1, 2021, section 2.1(b) of article XIII A of the California Constitution, implemented by Revenue and Taxation Code (RTC) section 69.6, allows an owner of a primary residence who is at least age 55, or severely and permanently disabled, or a victim of a wildfire or natural disaster at the time of sale of the original primary residence to transfer the factored base year value of their primary residence to a replacement primary residence that is purchased within 2 years of the sale and located anywhere in California. To receive this relief, a claim must be filed within 3 years of the date a replacement primary residence is purchased or new construction of that replacement primary residence is completed.

For counties with a population of over 4,000,000 and any other county that has enacted these provisions, RTC section 2636.1 requires that the payment of property taxes for a replacement primary residence be deferred, without penalty or interest, if both of the following apply:

- The property owner has claimed the property tax relief described in RTC section 69.6 for the property, but the County Assessor has not completed its determination of the property's eligibility for property tax relief under that section; and
- The property owner requests deferment with the County Assessor within one calendar year, but before
 January 1, 2024, of receiving the first tax bill for the property.

Payment of property taxes that have been deferred will continue to be deferred until either of the following occur:

- The County Assessor has reassessed the property and a corrected tax bill prepared pursuant to RTC section 69.6 has been sent to the property owner.
- The County Assessor has determined the property is not eligible for exclusion pursuant to RTC section 69.6, and the Assessor has notified the property owner.

RTC section 2636.1(d) specifies that these deferment provisions do not apply to property taxes paid through impound



