NOTIFICATION OF INFORMAL MEETING RESULTS TAX YEAR

11.11.1.11.11	
OFFICE OF THE COUNTY APPRAISER.	CO., KANSAS

* PERSONAL PROPERTY *

PERSONAL PROPERTY ID NUMBER:	DATE MAILED):
PROPERTY TYPE: COMM INDIV	PROPERTY OV	VNER/MAILING ADDRESS:
TAX UNIT:		
PROPERTY ADDRESS:	OWNER TELEI	PHONE #:
IN REFERENCE TO THE HEARING ON THE ABO		
	AISER'S FINAL DEC	
CLASS BRIEF DESCRIPTION	ON OF ITEM(S)	APPRAISED VALUE
TOTAL APPRAISED VALUATION REASON:		
THIS NOTICE IS THE VALUATION RECOMMEN APPEAL THE VALUE OF THIS PROPERTY TO T CLAIMS DIVISION OF THE STATE COURT OF NOTICE.	THE LOCAL HEARING TAX APPEALS, <u>WIT</u>	G OFFICER PANEL OR TO THE SMALL THIN 18 DAYS OF THE DATE OF THIS
IF APPEALING TO THE NEXT LEVEL, COMPLE AND MAIL TO THE APPROPRIATE ADDRESS LIS		ORTION <u>AND</u> PAGE 2 OF THIS FORM
NAME OF REPRESENTATIVE (IF APPLICABLE): ADDRESS: CITY, STATE, ZIP: TELEPHONE NUMBER:		
CHECK REASON FOR APPEAL: VALUE OVER MARKET VALUE CLASSIFICATION OTHER (EXPLAIN)		
OWNERS ESTIMATE OF VALUE: \$	EXPLAIN:	
Owner's or Representative's Signature		Date

INSTRUCTIONS FOR FILING AN EQUALIZATION APPEAL FOR COUNTIES WITH A HEARING OFFICER PANEL

If you disagree with the results of your meeting with the County Appraiser, you have <u>18 days</u> from the mailing date of this notification within which to file an appeal, with either the Local Hearing Officer Panel or the Small Claims Division of the State Court of Tax Appeals. <u>Appeals for personal property mobile/manufactured homes used for residential purposes must be filed with the Small Claims Division of the Court of Tax Appeals.</u>

YOU MUST FILE WITH THE COUNTY CLERK & THE COUNTY APPRAISER A COPY OF ANY APPEAL YOU FILE WITH THE LOCAL HEARING OFFICER PANEL OR THE STATE COURT OF TAX APPEALS.

When filing your appeal with the Local Hearing Officer Panel or the Court of Tax Appeals, you must include:

- A. This original notification of results form completed at the bottom of both pages.
- B. A copy of an "Entry of Appearance" or current "Declaration of Representative" form approved by COTA if you are to be represented by an attorney or other individual.
- C. A detailed list or description of the personal property at issue.

If the above documentation is not received by the County Clerk or the State Court of Tax Appeals within the required 18 day time frame, your appeal will be dismissed.

The Court of Tax Appeals will notify you and the County of the date and time for the hearing of this protest.

IF YOU APPEAL TO THE LOCAL HEARING OFFICER PANEL, SUBMIT ALL REQUIRED DOCUMENTATION TO THE COUNTY CLERK'S OFFICE IN THE COUNTY WHERE THE PROPERTY IS LOCATED.

IF YOU APPEAL TO THE SMALL CALIMS DIVISION OF THE STATE COURT OF TAX APPEALS, SUBMIT ALL REQUIRED DOCUMENTATION TO:

STATE COURT OF TAX APPEALS DOCKING STATE OFFICE BUILDING 915 S.W. HARRISON, STE. 451 TOPEKA, KS 66612-1505 Tele. No. (785) 296-6690

Please check the correct appeal level, either the Local Hearing Officer Panel or Small Claims Division:

□ LOCAL HEARING OFFICER PANEL – Contact the County Clerk's Office in the county where the property is located, to schedule an appeal with the Local Hearing Officer Panel. If you are not satisfied with the decision of the Hearing Officer Panel, you may appeal that decision to the Small Claims Division of the Court of Tax Appeals. ***********************************
SMALL CLAIMS DIVISION Appeals for personal property mobile/manufactured homes used for residential purposes must be filed with the Small Claims Division of the Court of Tax Appeals. Small Claims cases are heard by one hearing officer and your hearing will be held in the county where the property is located, or in an adjacent county. If you are not satisfied with the decision of the Small Claims Hearing Officer, you may appeal that decision to the Regular Division of the Court of Tax Appeals.
\square Check here if you prefer to have your Small Claims appeal by telephone
Owners of other types of property that meet certain statutory requirements may choose to file with the Small Claims Division. You may elect to file your appeal with the Small Claims Division ONLY if the property is valued by the county at <u>less</u> than \$2,000,000 and is not classified as agricultural use. The Small Claims Division does <u>not</u> have the statutory authority to hear appeals on property devoted to agricultural use.

PV-PP-55B(1/2010) Page 2 For Counties with HOP