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SAVANNAH GA 31404-4025

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Official Tax Matter - 2023 Tax Year

This correspondence constitutes an official notice of ad valorem assessment for the tax year shown above.

Annual Assessment Notice Date: <u>12-Jun-23</u>

Last date to file a written appeal: 27-Jul-23

*** This is not a tax bill - Do not send payment ***

County property records are available online at: qpublic.net/ga/effingham/

The amount of your ad valorem tax bill for the year shown above will be based on the <u>Appraised</u> (100%) and <u>Assessed</u> (40%) values specified in **BOX** 'B' of this notice. You have the right to submit an appeal regarding this assessment to the County Board of Tax Assessors. If you wish to file an appeal, you must do so in writing no later than 45 days after the date of this notice. If you do not file an appeal by this date, your right to file an appeal will be lost. Appeal forms which may be used are available at https://dor.georgia.gov/documents/property-tax-appeal-assessment-form.

At the time of filing your appeal you must select one of the following appeal methods:

- (1) County Board of Equalization (value, uniformity, denial of exemption, or taxability)
- (2) Arbitration (value)
- (3) County Hearing Officer (value or uniformity, on non-homestead real property or wireless personal property valued, in excess of \$500,000)

All documents and records used to determine the current value are available upon request. For further information regarding this assessment and filing an appeal, you may contact the county Board of Tax Assessors which is located at 901 N. Pine St. Suite 106 Springfield, GA 31329 and which may be contacted by telephone at: (912) 754-2125. Your staff contacts are Neal Groover and Jennifer Keyes.

Additional information on the appeal process may be obtained at https://dor.georgia.gov/property-tax-real-and-personal-property

Account Number	Property ID	Number	Acreage	Tax Dist	Covenant Year Homes		Homestead	
8690	03680016		31.88	01			NO-S0	
Property Description	31.88 AC							
Property Address	0 PLEASANT ACRE RD							
	Taxpayer Returned Value	Previous Year Fair Market	Value Curr	ent Year Fair M	arket Value	Current Y	ear Other Value	
100% <u>Appraised</u> Value	0	78	,384		78,384		0	
40% <u>Assessed</u> Value	0	31	,354		31,354		0	
DEACONS FOR ASSESSMENT NOTICE								

REASONS FOR ASSESSMENT NOTICE

C2 Annual Notice: No change in return/previous value

The estimate of your ad valorem tax bill for the current year is based on the previous or most applicable year's millage rate and the fair market value contained in this notice. The actual tax bill you receive may be more or less than this estimate. This estimate may not include all eligible exemptions.

Taxing Authority	Other Exempt	Homestead Exempt	Net Taxable Value	Millage	Estimated Tax
COUNTY M&O	0	0	31,354	0.006939	217.57
SCHOOL M&O	0	0	31,354	0.015810	495.71
INDUSTRIAL AUTHORITY	0	0	31,354	0.002000	62.71
HOSPITAL AUTHORITY	0	0	31,354	0.001580	49.54
FIRE FEE VACANT LAND	0	0	31,354	0.000000	3.19
FIXED ASSESSMENT	0	0	31,354	0.000000	0.00
PUBLIC WORKS ROADS	0	0	31,354	0.001250	39.19
RECREATION	0	0	31,354	0.000650	20.38
PARKS	0	0	31,354	0.000100	3.14

Total Estimated Tax 891.43

GENERAL INFORMATION:

2023

The County Board of Tax Assessors, appointed by the county governing authority in all counties except one, is seeing that properties are appraised and assessed fairly and equally so that each taxpayer pays as nearly as possiole only such taxpayer's proportionate share of tax. The ments annually and when changes are made to the value tions; and they receive, review, and process appeals filed responsible for determining what property is taxable and Board notifies taxpayers of their real property assessof personal property; they approve all exemption applica-

HOMESTEAD EXEMPTIONS

- January 1 and the application must be filed by April 1 Homestead can be filed year round. The applicant must have owned and lived on the property as of to receive an exemption for the current year.
- Applicant must not claim homestead on more than one property (in or out of county or state)
 - Applicant must permanently live in the home application is being applied for
- Applicant must own the land and dwellings they are claiming homestead on

WHAT TO BRING FOR HOMESTEAD

- A valid driver's license matching the address of property being applied for of *ALL* persons listed on the deed & their spouse to show permanent proof of residency as of January 1**
- Age 62 or older & 65 or older exemption: The applicant <u>MUST</u> be age 62 or 65 or older as of <u>January 1.</u>
- when applying for the ages 62-64 (S3) exemption and A tax return for ALL persons living in the house hold the ages 65 and older (S4) Homestead exemption (see types and income requirements on cont.)
- the date it took effect for the (S5) Veteran Exemption eran or is paid at the 100% rate through the VA, with showing the applicant is 100% disabled Military Vet-The official Department of Veterans Affair form
- proof of ownership for the mobile home title and the If property has a mobile home applicant must show and— * the names must match.*

HOMESTEAD EXEMPTIONS

(CONTINUED)



- Receive less than *\$87,048 in retirement, social security, and disability
- Other income must not exceed \$10,000 Income Tax Return is required to deterafter itemized or standard deductions have been applied (A copy of Federal mine eligibility) $\hat{\parallel}$
- REGULAR EXEMPTION: (S1)
- \$4,000 County Tax Exemption
- \$2,000 School Tax Exemption
- AGE 62 to 64 MUST MEET INCOME REQUIRE-**MENTS: (S3)**
- \$4,000 County Tax Exemption
- \$10,000 School Tax Exemption
- AGE 65 AND OLDER NO INCOME REQUIRE-MENTS: (SC)
- \$4,000 County Tax Exemption
- \$12,000 School Tax Exemption
- AGE 65 OR OLDER MUST MEET INCOME RE-QUIREMENTS : (S4)
- \$6,000 County Tax Exemption
- \$20,000 School Tax Exemption
- \$100 Off Sanitation Trash Receptacle (where applicable)
- VETERAN EXEMPTION: (S5) & (SD)
- Connected Disability. The un-remarried surviving Requires VA determination of 100% Service veteran, or a veteran killed in any war or armed conflict, or a peace officer or firefighter killed in the line of duty may qualify for this exemption. spouse of a 100% Service Connected Disabled
 - ***\$109,986**Tax Exemption
- *These values come from the Georgia Department of Revenue and change annually*

ASSESSMENT A

INFORMATION

ASSESSMENT APPEALS

The written appeal is filed initially with the Board of Tax The Board of Tax Assessors is required to issue a notice written dispute, the property owner must declare their within 45 days. The appeal may be based on taxability, Assessors. The state of Georgia provides a uniform apvalue, uniformity, and/or the denial of an exemption. beal form for use by property owners. In that initial of assessment for taxable tangible real and personal owner desiring to appeal the assessment may do so property. Upon receipt of this notice, the property chosen method of appeal.

The three methods of appeal include:

The Board of Assessors may change the assessment and send a new notice. The property owner may appeal the Soard of Equalization, appointed by the Grand Jury, is the body charged by law with hearing and adjudicating administrative appeals to property assessments made their property valuation set at the hearing. This freeze amended notice within 30 days. The appeal of the imended notice or any initial appeal which is not amended by the Board of Assessors is automatically forwarded to the Board of Equalization. The County by the board of tax assessors. A hearing is scheduled and conducted and the Board of Equalization renders its decision. If the taxpayer is still dissatisfied, an appeal to Superior Court may be made. Upon attending a BOE hearing the taxpayer is entitled to a 3 year freeze on will be for the tax year the appeal is filed and for two Board of Equalization: The appeal is filed by the property owner and reviewed by the Board of Assessors. consecutive years after.

ASSESSMENT APPEALS (CONTINUED)

Hearing Officer: The taxpayer may appeal to a Hearing Officer, who is a certified appraiser, when the issue of the appeal is the value or uniformity of assessment of non-homestead real property with a value greater than \$500,000. or certain wireless property with an aggregate value greater than \$500,000 as shown on the annual notice of current assessment. If the taxpayer is still dissatisfied, an appeal to Superior Court may be made.

Arbitration: An Arbitration appeal is filed with the Board of Assessors. The taxpayer must submit a certified appraisal of the subject property which the Board of Assessors may accept or reject. If the taxpayers appraisal is rejected, the Board of Assessors must certify the appeal to the Appeal Administrator of Superior Court for arbitration. The arbitrator will issue a decision at the conclusion of the hearing. If the taxpayer is still dissatisfied, an appeal to Superior Court may be made.

PREFERENTIAL and SPECIALIZED

ASSESSMENT PROGRAMS

The Agricultural Preferential Assessment program is available for certain property owners of agricultural property. The property is assessed at 30% of fair market value rather than 40% of fair market. The property owner must enter a 10-year covenant with the Board of Assessors and penalties may apply if the covenant is breached.

The Conservation Use Assessment (CUVA) program provides for an assessment based on a statutory 'use-value' as opposed to an assessment based on 'fair market value.' Qualified properties include certain agricultural land, timber land, environmentally sensitive property, or residential transitional property. The property owner must enter a 10-year covenant with the Board of Assessors and penalties may apply if the covenant is breached.

PREFERENTIAL and SPECIALIZED ASSESSMENT PROGRAMS

(CONTINUED)

Forest Land Conservation Use Assessment (FLPA) provides for an ad valorem tax exemption for property primarily used for the production of trees, timber, or wood fiber products. The property may have secondary uses such as the promotion, preservation, or management of wildlife habitat; carbon sequestration; mitigation and conservation banking; or the production and maintenance of ecosystem products. This 10-year covenant agreement between the taxpayer and local Board of Assessors is limited to forest land tracts consisting of more than 200 acres. Penalties may apply if the covenant is breached.

Rehabilitated and Landmark Historic Assessment includes property that qualify for listing on the Georgia or National Register of Historic Places. This preferential assessment extends to the building and no more than two acres. Property under this special program must be certified by the Department of Natural Resources as rehabilitated historic property or landmark historic property. The exemption equals the difference between current fair market value and the higher of the acquisition cost or assessment of fair market value at the time the original 10-year covenant was entered.

Brownfield Property Assessment includes property which qualifies for participation in the State's Hazardous Site Reuse and Redevelopment Program and which has been designated as such by the Environmental Protection Division of the Department of Natural Resources. This program effectively freezes the taxable assessment for ten years as an incentive for developers to clean up contaminated property and return it to the tax rolls. It allows eligible owners to recoup the certain costs associated with the cleanup.

EFFINGHAM COUNTY BOARD OF TAX ASSESSORS

Mailing address: 901 N. Pine St. Suite 106 Springfield, GA 31329 Phone: 912-754-2125 Fax: 912-754-9506 E-Mail: taxassessor@effinghamcounty.org

Office Hours: Monday—Friday 8:30 AM—5:00 PM

Closed on Government Holidays

BOARD OF TAX ASSESSORS

Larry (Brad) Green, Chairman Gussie Nease, Vice Chairman Janis Bevill Lisa Mock Hurst Scott Morgan

CHIEF APPRAISER

Neal Groover

(ngroover@effinghamcounty.org)

Tax Assessors website:

https://www.effinghamcounty.org/471/Tax-Assessor

For in-depth property information, to file for Homestead exemption, or to file an appeal during appeal time please visit:

qpublic.net/ga/effingham/

