REVOCATION OR SUBSTITUTION OF AGENT OR ATTORNEY

To be filed after an initial filing of an *Application for Changed Assessment*, when an agent or California attorney is being substituted or revoked. Mail or fax the completed form to the Clerk of the Board at the address shown.



1. APPLICANT AND PROPERTY INFORMATION

NAME OF APPLICANT (LAST, FIRST, MIDDLE INITIAL)						EMAIL ADDRESS			APPEAL NUMBER	
MAILING ADDRESS OF APPLICANT (STR	REET ADDRESS OR P. O.	BOX)			I					
CITY	ŝ	STATE	ZIP CODE	DAY" (TIME TELEPHONE	AL'	TERNATE TELEPHONE	FA	X TELEPHONE	
SECURED: ASSESSOR'S PARCEL NUMBER					UNSECURED: ACCOUNT OR TAX BILL NUMBER					
	\checkmark	СН	ECK AND COMP	LETE	AS APPROF	RIATE				
2. REVOCATION OF			CALIFORNIA	ATT	ORNEY					
NAME OF AGENT OR ATTORNEY					E-MAIL ADDRESS					
COMPANY NAME										
Authorization is hereby revoke	ed and terminated f	or the	e above-named p	ersor	n/company to	act as m	y agent or attorney.			
3. SUBSTITUTION OF			CALIFORNIA	ΑΤΤ	ORNEY, ST	ATE B	AR NO			
NAME OF AGENT OR ATTORNEY						E-MAIL ADDRESS				
COMPANY NAME										
MAILING ADDRESS (STREET ADDRESS	OR P. O. BOX)									
СІТҮ	Ś	STATE	ZIP CODE	DAY (TIME TELEPHONE	AL	TERNATE TELEPHONE	FA	X TELEPHONE	
The above-named person/con enter into stipulated agreemer						n this ap	plication and may ir	nspec	ct assessor's records,	
This section i	s required only who	en su	bstituting an ager	nt. (N	lot required w	nen subs	tituting a California	attor	ney.)	
THIS AUTHORIZATION IS FOR Calendar Year is January 1 thr				-		for the en	ooific yoor in which	tho i	application is filed	
CHECK AND INITI		1. 110		iusi i	e completed		ecilic year in which		application is nied.	
The named agent is he any and all assessmen	ereby authorized to						ansact all business	relati	ing to such filings on	
Applicant mu	st initial this state	ment.								
The named agent is he the <i>specific</i> property lis										
Applicant mu	st initial this state	nent.								
		С	ERTIFICATION	N OF	APPLICA	T				
I hereby certify that I am t	he applicant for the	appe	al identified abov	e, an	d that I am ex	ecuting tl	nis statement as of t	the da	ate shown below.	
APPLICANT SIGNATURE								DATE		
PRINT APPLICANT NAME							TITLE	<u> </u>		

AUTHORIZATION OF AGENT FOR MULTIPLE PROPERTIES THIS AUTHORIZATION IS FOR APPEALS FILED IN CALENDAR YEAR:

AGENT NAME	APPLICANT NAME				
SECURED: ASSESSOR'S PARCEL NUMBER	UNSECURED: ACCOUNT OR TAX BILL NUMBER				
SECURED: ASSESSOR'S PARCEL NUMBER	UNSECURED: ACCOUNT OR TAX BILL NUMBER				
SECURED: ASSESSOR'S PARCEL NUMBER	UNSECURED: ACCOUNT OR TAX BILL NUMBER				
SECURED: ASSESSOR'S PARCEL NUMBER	UNSECURED: ACCOUNT OR TAX BILL NUMBER				
SECURED: ASSESSOR'S PARCEL NUMBER	UNSECURED: ACCOUNT OR TAX BILL NUMBER				

ATTACH A SEPARATE SHEET IF ADDITIONAL SPACE IS REQUIRED

Property Tax Rule 305 (a) and (b) provides for the authorization of an agent.

Rule 305. Application.

No change in an assessment sought by a person affected shall be made unless the following application procedure is followed.

(a) ELIGIBLE PERSONS. (1) An application is filed by a person affected or the person's agent, or a relative mentioned in regulation 317 of this division. If the application is made by an agent, other than an authorized attorney licensed to practice in this state who has been retained and authorized by the applicant to file the application, written authorization to so act must be filed with the application. For purposes of signing an application on behalf of an applicant, an agent shall be deemed to have been duly authorized if the applicant's written authorization is on the application or attached to each application at the time it is filed with the board. The attached authorization shall include the following:

- (A) The date the authorization statement is executed;
- (B) A statement to the effect that the agent is authorized to sign and file applications in the specific calendar year in which the application is filed;
- (C) The specific parcel(s) or assessment(s) covered by the authorization, or a statement that the agent is authorized to represent the applicant on all parcels and assessments located in the specific county;
- (D) The name, address, and telephone number of the specific agent who is authorized to represent the applicant;
- (E) The applicant's signature and title; and
- (F) A statement that the agent will provide the applicant with a copy of the application.

(2) If a photocopy of the original authorization is attached to the application, the agent shall be prepared to submit an original signed authorization if requested by the board. The application form shall show that the agent's authorization was attached to the application. An agent must have authorization to file an application at the time the application is filed; retroactive authorizations are not permitted.

(3) If the applicant is a corporation, limited partnership, or a limited liability company, the agent authorization must be signed by an officer or authorized employee of the business entity.

(4) No application shall be rejected as a duplicate application by the clerk unless it qualifies as a duplicate application within the meaning specified in section 1603.5 of the Revenue and Taxation Code.

(b) SIGNATURE AND VERIFICATION. The application shall be in writing and signed by the applicant or the applicant's agent with declaration under penalty of perjury that the statements made in the application are true and that the person signing the application is one of the following:

- (1) The person affected, a relative mentioned in regulation 317 of this division, an officer of a corporation, or an employee of a corporation who has been designated in writing by the board of directors or corporate officer to represent the corporation on property tax matters;
- (2) An agent authorized by the applicant as indicated in the agent's authorization portion of the application; or
- (3) An attorney licensed to practice law in this state who has been retained by the applicant and who has been authorized by the applicant, prior to the time the application is filed, to file the application.

Property Tax Rule 317 states that a relative is a parent, spouse, son, or daughter of the applicant or the affected person. Such persons are not considered agents and no authorization is required when an application is filed, signed, and/or represented at the hearing by one of these relatives.