A Division of Pack Appraisal Company

P.O. Box 266 Edwards, CO 81632 Tel: 970/ 926-1131 Fax: 970/ 926-1134

Info@EagleCountyTaxAppeal.com

Save \$1,000's of Dollars in Property Taxes

How would you like to lower your property taxes? Imagine! Saving \$1,000's of dollars in property taxes during the next two years. How? By taking the time to protest your new valuation by the Eagle County Assessor.

New Assessed Valuations are being assigned to every property in Eagle County on May 1, 2017. If your property value increases more than the change in the mill levy, **your taxes will increase!** And, this valuation will apply to taxes during the next two years, so **an error in your valuation could cost you \$1,000's of Dollars**.

The Good News! You can influence the outcome. You have the power to appeal your county valuation and Reduce Your Taxes! But, you must act quickly!

The deadline to file an appeal of the 2017 valuations year is June 1, 2017!

How Much Can You Save?

Keep in mind that the 2017 Assessed Valuations are utilized for calculation of your 2017 and 2018 Property Tax obligations. Any reduction in value achieved now will apply to your property taxes for two years. Therefore, the calculation of total tax savings should be considered over a two-year period.

Our clients over the past ten years have achieved an average tax savings of **more than \$3,800!** You owe it to yourself to take the time and effort to determine if your property is being valued fairly by the County Assessor. After all, **It's Your Money at stake!**

The National Taxpayers Union documents that as many as 60% of all properties in America are over-valued by their local assessor. Yet, less than 1% of property owners appeal their taxes. The process of reducing your property taxes can be frustrating and confusing.

Property taxes typically represent the largest non-mortgage expense associated with property ownership. Yet, most people do not appeal their tax assessment because they do not know how. They have no idea how to determine if they are being overcharged, so taxes remain unchallenged. Our goal is to demystify the process, make it easier to understand, and put you in control of your property taxes.

Prior Tax Appeal Results

Our program has grown considerably over the years, handling hundreds of appeals ranging from vacant lots to condominiums and large resort homes. We are by far the largest provider of tax appeal services in Eagle County, and we have always been successful in helping our clients determine the reasonableness of their valuations and the feasibility of pursuing an appeal. And, when an appeal is justified, our program has provided overwhelmingly positive results. Following are our outstanding results from appeals filed in prior years:

Tax Year	2015	2013	2011	2009	2007	2005	2003
% Appeals Value Reductions							
Achieved	93%	85%	89%	94%	93%	88%	83%
Avg. Value Reduction \$'s	\$355,821	\$353,006	\$193,626	\$311,855	\$366,657	\$377,663	\$366,395
Avg. Value Reduction %	13%	12%	12%	13.4%	13.4%	13.9%	13.4%
Avg. 2-Year Tax Savings	\$3,880	\$4,931	\$2,415	\$3,870	\$3,820	\$4,332	\$4,664

Our results over the past 15 years reflect steady success with thousands of successful appeals. With the market decline in recent years, we had many advance orders where owners felt there was no need to pursue an appeal, but we were still able to

mount successful appeals in many situations. Many owners took advantage of our Advance Order option to save 30% of the cost of the initial Feasibility Tax Report and they were pleasantly surprised by the results. About 55% of our total orders were feasible to pursue, and 93% of them achieved a refund that resulted in an average tax savings of over \$3,880. The discounted pricing with the Advance Order makes this a very affordable piece of insurance. Do not hesitate and order now!

Rather than an individualized assessment, the Assessor's office is obligated to utilize mass appraisal methodology to generate values on over 50,000 properties. Mass appraisal generally provides reasonably reliable values on a significant percentage of properties. But, there are always some properties that are valued too high or too low. The more diverse the market data, the less reliable the mass appraisal analysis. The Eagle County resort area offers great diversity in property characteristics, land values, and changing values. As a result, there are many properties that are over-valued every year.

As you can see, there is a lot of money at stake. Of the thousands of appeals our office has handled in the past twelve years, over 89% achieved reductions in value, with the average 2-year tax savings of \$3,987. Doesn't it make sense to order our preliminary Feasibility Tax Report to determine if your property is over-valued?

Our Experience

Pack Appraisal Company and Eagle County Tax Appeal have been helping homeowners with their Eagle County tax appeals for more than 15 years. We understand how the system works. We have experience handling a wide variety of appeals, saving our clients thousands of dollars. You can feel confident that we will provide your Tax Appeal Services promptly, professionally, and cost effectively.

Most importantly, we are valuation experts in Eagle County. Our office typically performs more than 1,000 valuations a year in Eagle County. Our success in the tax appeal arena is influenced by our market knowledge, lengthy experience performing tax appeals, and development and maintenance of up-to-date computer databases and reporting software. This software allows us to maintain qualified data on all comparable sales for use with a variety of specialized report methodologies that provide convincing protest reports in an efficient manner. Eagle County Tax Appeal is committed to providing the best tax appeal services to help those that are burdened with unfair property tax valuations.

Don't make the mistake of hiring a consultant who lacks a successful track record. Not all tax agents are created equal. To achieve success, it is important to utilize accepted appraisal methodologies to provide convincing support for a reduction of value to the Assessor's office and all hearing officers. Our expertise and experience delivers results!

Step 1: ORDER A FEASIBILITY TAX REPORT!

We understand that this can all be a bit confusing. If you have any doubts about the accuracy of the value assigned to your property by the County Assessor, order a *Feasibility Tax Report*. The expert staff at Eagle County Tax Appeal will prepare a market analysis as a basis for determining the reasonableness of the "Current Year Actual Value" assigned by the Eagle County Assessor's office. This information will help you determine the feasibility of an appeal. This report will provide you with a range of value for your property as of June 30, 2016. This is the date of value utilized for the new assessed valuations.

We offer this service at a fixed fee as low as \$95, (even lower with an Early Order Discount!) allowing you to affordably determine if your property is overvalued and if it may be feasible to pursue an appeal. Then you have the option of pursuing an appeal at no further advance expense by utilizing the contingent fee payment plan.

For an affordable cost, an experienced tax agent will prepare a market analysis to help determine if the County Assessor has overvalued your property. This is a small price to pay for the opportunity to gain the peace of mind that you are not being over-taxed, and the potential to save \$1,000s of dollars in taxes.

Please note that our appeals are not formal appraisals, since we offer our clients the capability to pay for our services with a contingent fee of the tax savings achieved in a successful appeal. While contingent fee payments are not allowed in the appraisal profession, the state of Colorado allows agents to utilize them in property tax appeals, as taxpayers often prefer this type of payment option. Our reports contain the same analysis and support for our value conclusions that is included in typical appraisal reports. Although they are legally and technically different, we have found that it makes little difference if the report we prepare is an appraisal report or a Tax Protest Report.

Step 2: Tax Protest Report & Submittal to Assessor

The Feasibility Tax Report will give you the information you need to determine if your property is over-valued and our opinion if an appeal is feasible. The next step is to order a *Tax Protest Report*. We will prepare a market analysis utilizing the Sales Comparison Approach with our proprietary customized tax appeal software, along with supporting maps, MLS information, photos, etc. This report will be submitted to the Eagle County Assessor's office by June 1, 2017. Many times, a successful reduction in value is achieved at this first stage of the appeals process. Other times, it is necessary to appeal at the County Board of Equalization (CBOE) hearings or Binding Arbitration to achieve a successful appeal.

Two payment options are available to continue the appeals process with a *Tax Protest Report*, a fixed fee or a contingent fee.

Fixed Fee: Fees vary by the actual value assigned by the Assessor's office. *View our fee schedules below*.

Contingent Fee: 40% of the 2-year tax savings generated through the appeals process. We only get paid if we are successful in achieving a reduction in value for your property. We will represent you through the remainder of the tax appeal process. No additional payment of fixed fees will be required.

You will be provided a copy of the Feasibility Tax report and will be given the option at that time to select the Contingent Fee payment plan or the Fixed Fee payment plan. The default path is Contingent Fee payment, so if you desire the Fixed Fee payment plan, you must notify us of that intent in writing prior to the Assessors issuance of a "Notice of Determination", which is their initial response to the appeal.

If you select the Fixed Fee plan, an additional fee is required to prepare and submit a formalized Tax Protest Report to the Assessor's office. Once the Assessor responds with the Notice of Determination, you will have the option of ending your appeal, continuing to further hearings under the Fixed Fee plan, or changing to the Contingent Fee plan. At each stage, you will be given the option to pay for our services by fixed fee or a contingent fee of your two-year tax savings. Once the Contingent Fee plan is selected, it is not possible to switch back to a fixed fee plan.

Or, visit our website at www.EagleCountyTaxAppeal.com for more information on these services.

2017 Fee Schedule for Tax Appeal Services

IMPROVED Residential Property

	Stage of Appeal				
Actual Value assigned by the Eagle County Assessor on your 2017 Notice of Valuation Feasibility Tax Report		Fee for Tax Protest Report & Submittal to County Assessor	Fee for each successive appeal stage:		
Payment Options	Fixed Fee Only	Additional Fixed Fee, or select a 40% Contingent Fee	Additional Fixed Fee, or select a 40% Contingent Fee		
\$0 - \$500,000	\$95	\$200	\$245		
\$500,001 - \$1,500,000	\$145	\$245	\$295		
\$1,500,001 - \$2,500,000	\$195	\$345	\$395		
\$2,500,001 - \$5,000,000	\$225	\$425	\$445		
\$5,000,001 +	\$245	\$450	\$495		

VACANT LAND Residential Property

	Stage of Appeal				
Actual Value assigned by the Eagle County Assessor on your 2017 Notice of Valuation	Feasibility Tax Report	Fee for Tax Protest Report & Submittal to County Assessor	Fee for each successive appeal stage:		
Payment Options	Fixed Fee Only	Additional Fixed Fee, or select a 40% Contingent Fee	Additional Fixed Fee, or select a 40% Contingent Fee		
\$0 - \$500,000	\$145	\$295	\$350		
\$500,001 - \$1,000,000	\$245	\$370	\$395		
\$1,000,001 +	\$295	\$450	\$495		

Order Now

Order Now for the Most Affordable Rates! One of the most challenging aspects of handling tax appeals is the extremely tight time frame involved in generating a protest. New values are delivered on May 1, 2017, but a mail-in protest to Eagle County must be postmarked by June 1, 2017. Accordingly, due to the tight time constraints, price increases may be applied for orders placed after May 15, 2017.

Order Now to secure the most affordable rates! Use the enclosed Order Form and send it by:

Fax: 970-926-1134

Or, Order On-line at www.EagleCountyTaxAppeal.com/Order.shtml. Questions? Call us at 970-926-1131, or Email us at Info@EagleCountyTaxAppeal.com.

Order Online at EagleCountyTaxAppeal.com!

Hope we can help you!

Bally Paul

Roger N. Pack

Free Tax Protest Guide – For more information on the appeals process, download a free report that describes the appeal process and tells you what to look for to determine if your property is excessively valued. Find this at www.EagleCountyTaxAppeal.com/TaxProtestGuide.pdf.

Order Tax Protest Services 2017

Email, Fax or Mail Orders: Fill out this order form. Deliver it to us by Email, Fax or Mail. Include a check or Credit Card information, and your order will be processed. *Payment must be received in Advance!*

*Required fields						
*Property Account Numb	er:			Example	: R012345	
*Property Address:						
*Desired method to deliv	ver correspo	ondence to c	lient: 🗆 Ema	ail (preferred)	☐ Fax	☐ Mail
* Name						
* Mailing Address						
* State						
* Zip Code						
* E-mail Address (require	d for email o	lelivery):				
* Work Phone						
* Home Phone						
* Cell Phone						
* Fax (required for fax de	elivery):					
Payment by:	☐ Visa	\square MC	☐ Discover	☐ Check	Sorry, no A	MEX
*Credit Card Number				*Exp. Date		
	The CS	SC Code is usua	ally a 3 or 4-digit nun	nber, typically printed	on the back of a cr	edit card.
*Name on Card						
*Authorized Signatur	e:					
*Billing Address:			*City:		*State:	*Zip:
Was the 2015/2016 value Who performed the app				at were the result		
Did a local real estate br □Yes □No Name of	•		, ,	her real estate pr		er you to us

Important! You must sign and deliver by email, fax or mail this **Order Form, the Property Tax Consultant Agreement and the Agent Verification form**. Your order cannot be activated without these signed documents and Full Payment for a Feasibility Tax Report.

Scan & Email Order to Info@EagleCountyTaxAppeal.com

Fax Order to 970/926-1134 or Mail to Eagle County Tax Appeal, PO Box 266, Edwards, CO 81632 Questions: Visit our website at www.EagleCountyTaxAppeal.com or Call us at 970/926-1131

Agent Assignment

We must receive written verification that you are requesting Eagle County Tax Appeal to represent you in your tax appeal. The Eagle County Assessor's office will not allow us to file your protest without an Agent Assignment form signed by the owner. Complete a copy of the following Agent Assignment, sign, and return it by email, mail or fax to Eagle County Tax Appeal:

If you have multiple orders, a separate Agent Assignment form is required for each property.

Return the signed Consultant Agreement, Order Form, and Agent Assignment to:

Fax: (970) 926-1134

Mail: Eagle County Tax Appeal, P.O. Box 266, Edwards, CO 81632

Scan & Email: Info@EagleCountyTaxAppeal.com

Please provide the following Property Information

* Eagle County Tax Appeal cannot file your protest without receiving your signed Agent Assignment *

Agent Assignment for the Following Owner & Property

Schedule/Account #:	Example: R012345
Property Address:	
Owner:	
am the authorized representative for the owner o	anty Tax Appeal to act on behalf of the owner regarding the
Owner's Signature:	Date:
	the owner of this property, state that the information and facts itute true and complete statements concerning the described
Agent's Signature:	Date

Important! You must sign and deliver the **Order Form, Property Tax Consultant Agreement and the Agent Assignment Form**. Your order cannot be activated without these signed documents and Full Payment.

Fax to 970/926-1134 or Mail to Eagle County Tax Appeal, PO Box 266, Edwards, CO 81632

Scan and email to Info@EagleCountyTaxAppeal.com

2017 Property Tax Consultant Agreement

THIS AGREEMENT is made between the "Client" identified in Section 18 and Eagle County Tax Appeal ("ECTA"), a d/b/a of Pack Appraisal Company, a Colorado corporation, pertaining to the "Property" identified in Section 19. In consideration of the mutual covenants and agreements set forth herein, the parties contract and agree as follows:

- 1. Engagement and Purpose. During the term of this Agreement, Client engages ECTA and ECTA agrees to prepare for Client a Feasibility Tax Report of the Property for the purpose of providing an opinion of the market value of the fee simple estate with an effective valuation date of June 30, 2016. If it is feasible to pursue an appeal, ECTA will prepare a Tax Protest Report and represent Client through the appeal process with the Eagle County Assessor's office ("Assessor") and the Eagle County Board of Equalization ("Board of Equalization, aka CBOE").
- 2. *Term.* The term of this Agreement shall commence on the date of this Agreement and shall remain in force until terminated as provided below, or the first business day following the final disposition of any appeal or abatement proceeding, or December 31, 2018, whichever is sooner.
- 3. Place of Work. ECTA's services will be rendered principally at ECTA's place of business.
- 4. Scope of Work. ECTA will provide Client with relevant property data currently on record with the Assessor's office (the "Property Data"). ECTA will also provide Client with a Tax Protest Guide to help Client determine if the Property Data is correct. It is the Client's obligation to promptly notify ECTA of any errors contained in the Property Data so that the errors may be cited in the Protest Report. ECTA will prepare a Feasibility Tax Report to assign a Preliminary Range of Value to help Client determine the feasibility of a property tax appeal. If it is feasible to pursue an appeal, ECTA will prepare a Tax Protest Report and ECTA shall have Client's authorization to file an appeal for the 2017 and 2018 valuation and represent Client before the Assessor and the Board of Equalization. The Protest Report will be prepared utilizing the Property Data on record with the Assessor's office, which is supplemented by Multiple Listing Service ("MLS") data and discussions with buyers, sellers, brokers, appraisers, and other knowledgeable parties. The Protest Report will be prepared using the Sales Comparison Approach by comparing the Property with selected comparable sales that offer the greatest similarity to the Property. The comparable sales data will be analyzed and ECTA will generate an opinion of the market value of the Property. Any decision to proceed to informal negotiation, or formal protest (or to withdraw the protest), will be at ECTA's sole discretion, but ECTA shall seek the Client's consultation and approval before the decision is made. Client understands that once ECTA files a protest, Client cannot file an additional protest for the same tax year and acknowledges and agrees to the same. ECTA will also consider the 2015 and 2016 assessed values assigned to the Property and if an appeal is feasible, ECTA shall have Client's authorization to file a Petition for Abatement of the 2015 and 2016 property taxes before the Assessor and the Board of Equalization.
- 5. Status of ECTA. For all purposes, ECTA is and shall act as an independent contractor and will not be considered an employee of the Client for any purpose. The Protest Report will be an independent analysis and will not be based upon a requested minimum valuation of the Property. Client understands and agrees that ECTA's obligations under this Agreement are not contingent upon: the reporting of a predetermined value, a determination that favors Client, the amount of value estimate, the attainment of any particular result, or the occurrence of any event subsequent to the date hereof.
- 6. Additional Service Providers. Should the services of any third-party consultant(s) be required, the cost to engage such services will be the sole responsibility of Client and will only be performed with the prior written approval of Client. Should the services of a licensed attorney be required in connection with any protest, Client shall notify ECTA in writing of its decision to engage an attorney and will provide ECTA with the attorney's name, address, and telephone number. Client shall be solely responsible for selecting and paying the attorney. While ECTA will cooperate fully with the attorney in furtherance of any protest, the fees and obligations under this Agreement are due and payable solely to ECTA and the services provided are separate and distinct from those of the attorney(s) and/or any consultant(s).
- 7. Time Table. If a Feasibility Tax Report suggests an appeal is feasible, ECTA will prepare a Tax Protest Report and file an appeal by June 1, 2017. Payment for such representation may be by fixed or contingent fee. A contingent fee is the default payment plan. If desired, Client must notify ECTA in writing of his/her intent to elect the fixed fee payment plan prior to delivery of the Assessor's Notice of Determination. Under the fixed fee plan, additional fixed fee payments will be required if it is necessary to attend hearings of the Board of Equalization and/or Binding Arbitration. Client will have the option of switching to a contingent fee payment plan at any time, but no refunds will be issued for any fixed fees already paid. For orders received after May 15, 2017, if ECTA does not have sufficient time to prepare a Feasibility Tax Report prior the filing deadline, a blank appeal (i.e., an appeal stating the property is over-valued but with no formal Tax Protest Report) will be filed by June 1, 2017 and the Tax Protest Report will be completed prior to the next hearing. The Assessor's office will provide a Notice of Determination to the taxpayer by the last working day of June 2017. If both Client and ECTA are not satisfied with the Assessor's decision, a written appeal will be filed with the Board of Equalization. If Client does not respond in writing to ECTA within ten (10) business days of the date of the Notice of Determination, Client hereby irrevocably grants to ECTA the sole and exclusive right to determine if a written appeal should be filed with the Board and Client shall indemnify and hold ECTA harmless from and against any determination made pursuant to such authority. The appeal will be delivered on or before July 15, 2017. The Board of Equalization will issue its decision no later than August 10, 2017. If Client is not satisfied with the decision, an appeal will be submitted to Binding Arbitration. The request for arbitration must be submitted in writing no later than thirty (30) days after t
- 8. Disclosure of Agent's Status. ECTA is being retained to provide consulting services and may be compensated in whole or part on the basis of achieving a property tax saving through a reduction in valuation for assessment. Parties utilizing this analysis recognize and agree that this is not an appraisal. While the agent who prepared this analysis is a Licensed or Certified Appraiser, the agent is being compensated in whole or part on the basis of property tax savings achieved through a reduction in the valuation for assessment of the Property. The agent is experienced and competent and will use appraisal techniques and methodologies in the preparation of this consulting opinion, but the agent should not be expected to, and shall not, act as an appraiser. Users of this report acknowledge that the agent's status as an appraiser is of no importance in their selection of the agent to provide this service. This disclosure of a contingent fee is intended to comply with the requirements of Colorado law, and the Rules of the Colorado Board of Real Estate Appraisers.
- 9. Sale of Property. This Agreement shall remain valid and binding even if the Property is sold. Client is advised to consider the assignment of this Agreement to the buyer if a sale is pursued.
- 10. Exclusivity. This written Agreement contains the entire agreement between the parties and supersedes any other agreements between them. The parties acknowledge and agree that neither of them has made any representation with respect to the subject matter of this Agreement or any representation inducing the execution of and delivery of this Agreement, except such representations as are specifically set forth herein, and each party acknowledges that it has relied solely on these representations in connection with its dealings with the other.
- 11. Control. Client shall have no right of control or direction over the manner, means, and methods employed by ECTA in carrying out the terms of this Agreement.

- 12. Modification. Any modification of this Agreement or any additional obligation assumed by either party in connection with this Agreement shall be binding only if evidenced in writing signed by both parties or by an authorized representative of each party.
- 13. Assignment. This Agreement may not be assigned in whole or in part without the express written consent of ECTA which consent may be withheld in its sole and absolute discretion.
- 14. Severability. If any part of this Agreement is held unenforceable, the remainder of this Agreement shall remain in full force and effect.
- 15. Headings. The headings contained in this Agreement are for reference only and do not affect or limit in any way the meaning of this Agreement.
- 16. Governing Law. This Agreement, the performance under it, and all suits and special proceedings under it, shall be construed in accordance with the laws of the State of Colorado. In any action, special proceeding or other proceeding that may be brought arising out of, in connection with, or by reason of this

Agreement, the laws of the State of Colorado shall be applicable and shall govern the exclusion of the laws of any oth in which the action or special proceeding may be instituted. Venue for enforcement of any action arising out of or un Court for Eagle County, Colorado and each party hereby submits to such jurisdiction.	
17. Binding Effect. This Agreement shall not be binding unless and until executed by ECTA.	
18. Client Name:	
Email or Other Address for Notices to be Given to Client:	
Email is the preferred and default delivery path by ECTA. Client must notify ECTA in writing of desire for delivery by ensure that email from Info@EagleCountyTaxAppeal.com is not filtered by email or spam filters. A confirmation of the Client is responsible to contact ECTA immediately if an order confirmation is not received.	
19. Property Account#	Example: R012345
Property Address:	
20. Compensation and Payment. Client agrees to pay ECTA a fixed fee according to the 2017 Tax Appeal Fee Schere Report . If an appeal is feasible, the Client has the option of a fixed fee or contingent fee payment arrangement for EC and initial appeal to the Assessor. Additional fixed fee payments will be required if it is necessary to attend hearings of arbitration. Client will have the option to switch to a contingent fee payment plan as provided in paragraph 7, above. Petition or Contiguous Site & Use Designation will be 40% of any tax savings realized, including actual interest pair respond within 10 days to a notification from ECTA to select a fixed or contingent fee at any stage of the appeal proce implemented. Client may terminate an appeal at any time, but will be liable for any fixed or contingent fees earned by I a. Fixed Fee. An additional fixed fee for preparation and delivery of the Tax Protest Report as described in the provided in promotional materials and at www.EagleCountyTaxAppeal.com , shall be due and payable at the time	TA's preparation of the Tax Protest Report of the Board of Equalization and/or binding ECTA's compensation for any Abatement d on the refund, if any. If Client does not ss, the contingent fee payment plan will be ECTA. 2017 Tax Appeal Fee Schedule, which is the order is placed. In the event ECTA
agrees to extend credit to Client (which it may or may not do at its sole and absolute discretion), payment by Client the date of receipt by Client of ECTA's invoice.	nt shall be due within thirty (30) days from
b. Contingent Fee. Client agrees to pay ECTA a contingent fee of the total tax savings realized in the Tax Appeal Residential Property (Models: Condo, SFR, Twnhome, Mobile), the contingent fee is 40% of the total tax savi Property (Models: Vacant Land, Residential Land, Comm, CommLand), the contingent fee is 25% of the total tax calculated on the estimated two year Tax Savings. For purposes of this Agreement, "Tax Savings" shall be compate (mill levy) by the Assessment Rate by the difference between the current year actual value and a corrected or from any protest, or informal settlement, filed on behalf of Client, including actual interest paid on the refund, initial proposed value by the tax district is not realized, no contingent fee amount shall be due to ECTA. Payment invoice, which will be presented when mill levies are assigned to the tax district by the Assessor. Payment for a invoice, which will be presented when a final decision is rendered and the County Treasurer issues a tax refund c will be assessed a late fee of \$200.00 and, in addition, shall accrue interest at a rate of one percent (1%) per month in full. If Client fails to make payment in a timely manner and ECTA is forced to pursue legal remedies to co reimburse ECTA all costs thereof, including but not limited to, reasonable attorneys fees and court costs.	ings, and for Vacant Land & Commercial savings. The contingent fee percentage is puted by multiplying the final property tax revised current year actual value resulting if any. In the event a reduction from the for appeals shall be due within 30 days of Abatements shall be due within 30 days of heck. Any payments not received on time thereafter on the unpaid balance until paid
IN WITNESS WHEREOF, the parties have executed this Agreement on the dates shown below.	
Client Date	
ECTA, a d/b/a of Pack Appraisal Company	
D	

Attention! You must sign and deliver by email, fax or mail the Order Form, Property Tax Consultant Agreement and the Agent Verification form.

Date

Questions? Call us at 970-926-1131 or E-mail us at Info@EagleCountyTaxAppeal.com.

Roger N. Pack, President