

CLAIM FOR HOMESTEAD PROPERTY TAX STANDARD / SUPPLEMENTAL DEDUCTION State Form 5473 (R15 / 5-14)

Prescribed by the Department of Local Government Finance

INSTRUCTIONS: See reverse side for filing instructions.

NOTE: Telephone, Social Security, drive	r's license, sta	ate identification and feder CERTIFICATIO				nfidenti	ial under IC 6-1.1-1.	2-37.	
		CERTIFICATIO	N STA			bot L (v	we) occupied as r	ny (our) principal	
l (We) place of residence or am (are) bu Deduction is hereby claimed on t	uying the foll				ler contract for wh	ich a l	Homestead Prope	erty Tax Standard	
Own.		are) buying under reco					C C	, , ,	
Am (are) entitled to occupy	as a tenan	t-stockholder of a coo	perativ	/e h	ousing corporatio				
Have a beneficial interest in Am (are) the shareholder, p		• • • • •		-		of a q	ualified personal	residence trust.	
		CLAIMANT'S I							
Name of claimant (legal name)							Telephone number of claimant		
	1								
Social Security number of claimant (last five of	Driver's license / Identification of claimant (<i>last five digits</i>)	Priver's license / Identification / Other number f claimant (<i>last five digits</i>)					Issuing State		
Name of claimant's spouse (legal name)									
Social Security number of claimant's spouse		iver's license / Identification / Other number					Issuing State		
	of claimant's spouse (last ill	claimant's spouse (last five digits)							
If huming an equipant Fact Circula surrada an		CONTRACT	RECO	RDE	D				
If buying on contract, Fee Simple owner's na	ne								
Recorder's office where contract is recorded						Re	ecord number	Page	
		PROPERTY D							
County	Township		Taxing (distrie	ct (city, town, township)				
Parcel number	Legal descript	tion	<u> </u>		the property in question	n.			
				Real property		Annually assessed mobile home (IC 6-1.1-7)			
If any portion of the residential structure or th	l e land not exce	eding one (1) acre that immed	liately su	urroui	nds that structure is use	ed to pro	oduce income, describ	e the use and portion	
of the property utilized to produce income.									
				_					
State, County, and Township	PROPERTY OWNED ELS	EWHE	RE	BY CLAIMAN I	ls	Is claimant vacating a homestead?			
I hereby certify the above statement	nts are true	correct and complete		ignat	ure of claimant				
		· •							
Address of contact (number and street, city, s	tate, and ZIP co	ode)	A	.ddres	ss of vacated homestea	ad, if any	(number and street, o	city, state, and ZIP code)	
ASSESSOR USE ONLY					HOMESTEAD	//////	NON-R	RESIDENTIAL	
					HOMEOTEAD		· · · · · · · · · · · · · · · · · · ·	VALUE	
Land not exceeding one (1) acre immediately surrounding residential improvements		(1)		-					
Other land		(2)		-					
Total land (<i>line 1 plus line 2</i>)		(3)		\rightarrow					
Residential improvements or Annually Assessed Mobile / Manufactured Home	Dwelling	(4)		\rightarrow					
	Garage	(5)		_					
Other improvements		(6)		_					
Total improvements (line 4 through line 6)		(7)	(7)						
Total value (line 3 plus line 7)		(8)					Detectional(a		
I hereby certify the above is true, correct, and complete.		Signature of Assessor	Signature of Assessor				Date signed (m	onth, day, year)	
Verifying action - Signature of Auditor						Date signed (m	onth, day, year)		
		STANDARD DEDUC							
		assessed value of the hon							
Notwithstanding any other provision, the that is not assessed as real property of	r to a manufa	ctured home that is not as	sessed	l as r	eal property may	\$			
not exceed one-half (1/2) of the assess Signature of Auditor	sed value of t	he mobile home or manufa	actured	hom	e.		Date signed (month,	day year)	
								aay, year)	

YEAR

FORM HC10

NOTICE OF HOMESTEAD STANDARD DEDUCT	
NOTICE OF HOMESTERD STANDARD DEDUCT	

IC 6-1.1-12-37				
	ard deduction has been enacted to allow a property tax deduction for each qualified homestead. alifying guidelines below:			
DEFINITIONS:	"Homestead" means an individual's principal place of residence: 1. that is located in Indiana; 2. that:			
	 a. the individual owns; b. the individual is buying under a contract, recorded in the County Recorder's office, that provides that the individual is to pay the property taxes on the residence; c. the individual is entitled to occupy as a tenant-stockholder (as defined in 26 USC 216) of a cooperative housing corporation (as defined in 26 USC 216); d. is a residence described in IC 6-1.1-12-17.9 that is owned by a trust if the individual is an individual described in IC 6-1.1-12-17.9; or e. is a residence owned by a corporation, partnership, limited liability company, or other entity and the requirements of IC 6-1.1-12-37(k) are met; and 3. the principal place of residence consists of a dwelling and the real estate (up to one (1) acre) that immediately surrounds that dwelling. 			
	"Dwelling" means any of the following: 1. Residential real property improvements that an individual uses as the individual's residence, including a			
	 house or garage; A mobile home that is not assessed as real property that an individual uses as the individual's residence; or A manufactured home that is not assessed as real property that an individual uses as the individual's residence. 			
WHO MAY QUALIFY:	An individual who: owns a homestead, is buying a homestead under a recorded contract that requires the individual to pay the property taxes, or is entitled to occupy the homestead as a tenant-stockholder of a cooperative housing corporation.			
	 A trust is entitled to the homestead standard deduction for real property owned by the trust and occupied by an individual if the county auditor determines that the individual: 1. upon verification in the body of the deed or otherwise, has either: a. A beneficial interest in the trust; or b. The right to occupy the real property rent free under the terms of a qualified personal residence 			
	trust created by the individual under United States Treasury Regulation 25.2702-5(c)(2); 2. otherwise qualifies for the deduction; and 3. would be considered the owner of the real property under IC 6-1.1-1-9(f) or IC 6-1.1-1-9(g).			
	ntial dwelling that is income-producing is eligible for the homestead standard deduction, including, but not limited			
structure, a dry cleane	x side or rented apartment that is a part of the structure, a beauty shop or crafts shop in one or two rooms of the ers or electronics shop beneath an apartment, an auto repair shop in the garage. corporation, partnership, limited liability company, or other entity is not entitled to the homestead standard			
deduction unless the r	equirements of IC 6-1.1-12-37(k) are met.			
WHEN TO FILE:	Real property This application must be completed and dated during the year prior to the first year for which the person wishes to obtain the deduction and filed or postmarked on or before January 5 of the first year for which the person wishes to obtain the deduction. The application applies for that first year and any succeeding year for which the deduction is allowed.			
	Mobile homes (<i>IC 6-1.1-7</i>) and manufactured homes not assessed as real estate This application must be filed during the twelve (12) months before March 31 of the year the deduction is to be effective.			
HOW TO FILE:	Forms must be filed at the County Auditor's office in the county where the homestead is located. If an individual mails this form and desires to have a file-stamped copy returned, the individual must provide a self-addressed, stamped envelope to County Auditor's office.			
	Only one individual or married couple may receive a deduction for a particular homestead in a particular year. The portion above the "Signature of claimant" must be completed in full before the deduction will be considered.			
For additional filing information, please see IC 6-1.1-12-37.				
DISALLOWANCE OF	 MULTIPLE CLAIMS: The County Auditor may not grant an individual or married couple a homestead standard deduction if: 1. for the same year, the individual or married couple claims the homestead standard deduction on two (2) or more different deduction applications; and 2. the applications claim the homestead standard deduction for different property. 			
principal place of resid apply for and potential	n his Indiana principal place of residence (for which he is receiving a homestead deduction) after March 1 to a new lence later that year, the homestead deduction on the first property will stay on for that tax cycle and the person can ly receive a homestead deduction on the new property for that same tax cycle. For the next assessment date, the would be removed from the first property. See IC 6-1.1-12-37(h).			
NOTE: If, after March 1, a person moves from his Indiana homestead (receiving a homestead deduction) that existed on March 1 to a homestead that did not exist on March 1, the person could apply for a homestead deduction for the new property for that tax cycle, but then the homestead deduction on the first property must be cancelled for that tax cycle. See IC 6-1.1-12-37(p).				
	y be eligible for the deduction at the time the application is signed, meaning the property is being used as his or her lence at the time of signing.			
NOTICE OF SUPPLEMENTAL DEDUCTION				
value of the homestea	IC 6-1.1-12-37.5 ed to a homestead standard deduction is also entitled to receive a supplemental deduction from the assessed d to which the standard deduction applies after the application of the standard deduction but before the application a, exemption, or credit for which the person is eligible.			
The amount of the sup 1. Thirty-five pe	oplemental deduction is equal to the sum of the following: rcent (35%) of the assessed value that is not more than six hundred thousand dollars (\$600,000). percent (25%) of the assessed value that is more than six hundred thousand dollars (\$600,000)			
The County Auditor is The statutory limit of o	required to record and make the deduction for the person qualifying for the supplemental deduction. ne-half (1/2) of the assessed value that applies to the sum of the deductions provided under IC 6-1.1-12 to a of assessed as real property or to a manufactured home that is not assessed as real property does not apply to			

INELIGIBILITY PENALTY: If an individual whose property becomes ineligible for the homestead deduction fails to file a certified statement with the County Auditor notifying the auditor of the ineligibility within sixty (60) days after the date of the change, the individual is liable for the amount of the deduction allowed for that real property plus a civil penalty equal to ten percent (10%) of the additional taxes due.