



BOARD OF REVISION

County Auditor: Carri L. Brown, PhD, MBA, CGFM

County Treasurer: James N. Bahnsen, CPA Inactive

County Commissioner: David L. Levacy

An update from BOR Administrator, *Linda O'Toole, Esq.*

Fairfield County Board of Revision – 2024 Tax Year Summary

The Fairfield County Board of Revision (BOR) received 29 Complaints Against Valuation of Real Property for tax year 2024, for collections of 2025. The BOR began hearing cases on April 2, 2025, and concluded the season on June 11, 2025. As was the case last year, the board heard, and ruled upon, several motions filed by the parties.

Filing a BOR Complaint

The BOR process begins with the filing of a BOR Complaint. The Ohio Revised Code sets forth those individuals and/or entities that have standing (legal ability) to file a Complaint. Complaint forms can be found on the Auditor's website.

Filing Deadlines and Submission Period

The submission period for filing a Complaint typically begins on January 1. Complaints must be received by March 31. A United States Mail postmark dated March 31, or earlier, is proof of a timely filing. Complaints filed after this date will be dismissed by the BOR as set forth in the Ohio Revised Code.

Complaints are submitted for the prior tax year. For example, a Complaint filed on January 14, 2026, must pertain to the 2025 tax year.

Countercomplaints

A Counter-Complaint is generally permitted to be filed within 30 days of the date the Complaint was filed (or postmarked by that date) by those persons or entities that are permitted to do so as set forth in the Ohio Revised Code. In instances wherein the Ohio Revised Code permits a Board of Education to file a Counter-Complaint, it must be filed within 30 days after the original Complaint is filed or after the last day such complaints may be filed, whichever is later.

Attendance Options

While some county Boards of Revision may require in-person attendance, the Fairfield County Board of Revision permits parties and/or their counsel to attend in-person or virtually so long as advanced notice is provided.

BOR Hearing Procedures

A formal BOR hearing in Fairfield County is recorded and begins with the introduction of the case and exhibits. The parties or their attorneys are asked to introduce themselves and attorneys are asked to formally enter their appearances as a part of the record.

Presentation of Evidence and Testimony

The Complainant(s), or Complainant's counsel, is/are given an opportunity to make a statement or present evidence and/or testimony regarding their opinion of market value of the subject property. ***Please remember that the purpose of the BOR hearing is to review the valuation of the property, not the amount of taxes that are levied on a property.*** A party who has filed a Counter-Complaint is then provided with the same opportunity to present their statement, evidence and/or testimony.

All testimony is made under oath, and all witnesses are sworn in by the BOR Administrator prior to their testimony. Parties are given an opportunity to question witnesses for the opposing side. In many instances, the BOR Administrator will also question the witnesses, the parties and/or their respective counsel. Board Members may also pose questions.

Conclusion of the Hearing and Decisions

When the evidence is concluded, the BOR Administrator advises the parties of their appeal rights, if applicable. The BOR issues a decision within 30 days of the date the hearing was held. The decision is emailed or mailed to the parties or their respective counsel.

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Evidence Considered by the Board of Revision

Generally Sufficient Evidence

In general, examples of sufficient forms of evidence from an owner include:

- documentation of a sale between unrelated parties (Sheriffs' sales generally do not qualify) which occurred within 24 months of the tax lien date (January 1 of the tax year at issue); and/or
- a formal appraisal prepared by a licensed appraiser who visited and evaluated the property for the specific purpose of determining market value as of the tax lien date; and/or
- documentation (invoices, contracts, pictures, etc.) of negative property characteristics, such as damage or destruction which directly supports the opinion of value requested.

While all evidence accepted into the hearing record is considered by the Board of Revision, including Appraisal Reports, an Appraisal Report without the testimony of the Appraiser who evaluated the property may or may not be deemed sufficient by the Board Members, depending upon the specific circumstances and information provided.

Generally Insufficient Evidence

Evidence that is generally insufficient to support an owner's opinion of value includes:

- comparable sales data without a formal appraisal;
- descriptions of poor economic conditions;
- a listing price of an unsold property;
- descriptions of negative property characteristics without documentation or a formal appraisal; and
- a general statement of under or over valuation without an appraisal.

Board of Revision Membership and Administration

BOR voting members include the County Auditor, the County Treasurer (or his designee), and the President of the Board of County Commissioners (or his designee). The County Auditor, as part of formal responsibilities, has organized a BOR administrative team.

Acknowledgements and Appreciation

Special thanks to Dr. Carri Brown, the Board of Revision Secretary and County Auditor, for her ongoing leadership and vision, which have contributed to the continued efficiency of the BOR hearing process. Thanks to all BOR Members for their time and input this season.

I would like to personally thank the BOR team members for their hard work, dedication and efficiency. A great deal of organization, preparation and technical expertise is required in order to make each BOR hearing day a successful one. I am honored to be a part of this dedicated team of professionals:

- Dave Burgei, Real Estate Assessment Director
- Josh Harper, Real Estate Manager
- Crystal Walker, Appraisal Assistant
- Makala Finley, Appraisal Assistant

Reminder: Filing Deadline for the 2025 Tax Year

If you disagree with the Auditor's market value of your property and have standing to file a Complaint, please remember that the deadline for filing is Tuesday, March 31, 2026 for the 2025 tax year.

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