

APPLICATION FOR REDUCTION OF MAXIMUM ASSESSED VALUE OF DEMOLISHED OR REMOVED BUILDINGS

As provided by ORS 308.146(8)

File this application with the assessor of the county in which the demolished or removed building was located. Your application must be filed on or before December 31, following the assessment date.

Filed with the <u> BENTON </u> County assessor for the assessment year starting January 1, <u> </u> .
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Applicant's name	Telephone number ()		
Mailing address	City	State	ZIP code

DESCRIPTION AND LOCATION OF PROPERTY

Assessor's account number (as shown on your county property tax statement)	Township	Range	Section	Tax lot number
Address of property (if different from above)	Description of building(s) demolished or removed			

The building described above was completely demolished or removed as of _____
Date

DECLARATION

I declare under the penalties for false swearing [ORS 305.990(4)] that I have examined this document and to the best of my knowledge it is true, correct, and complete.

X Applicant's signature	Date
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Return To: Benton County Assessment & Taxation
4077 SW Research Way
Corvallis, OR 97339

Fax to: (541) 766-6848
Questions: (541) 766-6855

FOR ASSESSOR'S USE ONLY
Remarks:
Examples of Calculations of MAV Reduction OAR 150-308.146(8)

**Filing Instructions for Reduction of Maximum Assessed Value
of Demolished Or Removed Buildings
(Excluding Fire or Act of God)**

Demolished or Removed Prior to January 1

An application for demolished or removed buildings is necessary. [ORS 308.146(8)(c)]

**ORS 308.146(8)
DEMOLISHED OR REMOVED BUILDINGS**

(8)(a) Notwithstanding subsection (1) of this section, when a building is demolished or removed from property, for the year in which the demolition or removal of the building is reflected by a reduction in real market value, the maximum assessed value of the property may be reduced to reflect the demolition or removal of the building.

(b) This subsection does not apply:

(A) To any property that is assessed under ORS 308.505 to 308.665.

(B) If the demolished or removed property is property that, when added to the assessment and tax roll, constituted minor construction for which no adjustment to maximum assessed value was made.

(c) To receive the reduction in maximum assessed value of the property under this subsection, the property owner must file an application with the county assessor after the demolition or removal and on or before December 31 following the assessment date if the demolition or removal occurred:

(A) Before the January 1 assessment date; or

(B) During the period beginning January 1 and ending on the July 1 assessment date if the property owner has applied to have the real market and assessed value of the property determined under subsection (6) of this section.

(d) As used in this subsection:

(A) "Minor construction" has the meaning given that term in ORS 308.149.

(B) "Property owner" means an owner or purchaser under a recorded instrument of sale in the case of real property, or the person assessed, person in possession or owner in the case of personal property.