Form PVR-4404-ON OFFICIAL NOTICE

Decision of Board of Civil Authority

TO:			
	Appellant notified by certified mail on:		
	Date of Notice:		
	Date of Notice.	-	
	concerning the appraisal of your property, identified in the Grand		
	N), parcel ID #		
has been given careful consideration, with the follo	owing results:		
Result of Grievance	Value(s) Set by BCA		
Total Listed Value*	Total Listed Value*		
Non-Homestead Allocation	Non-Homestead Allocation		
Homestead Allocation	Homestead Allocation		
Housesite Value	Housesite Value		
	of the Current Use printout the listers filed with the Division of Prophe BCA and/or complete attachment PVR-4404-ON, Attachment U BCA Hearing Notice Date	J.	
BCA Hearing			
Date:			
Time:			
Place:			
BCA Members Present:			
Appearing for Appellant:			

Summary of Testin	nony/Argument by:		
Appellant:			
Listers:			
Property Inspected b	•		
	Name	Position	Statute requires
	Name	Position	minimum of three members.
	Name	Position	_
Date of Inspection:			
	with Reasons (Use attachment, if no		Attaches out II)
	this parcer is enrolled in the Ose v	Value Appraisal Program (must fill out	Attachment O).
Certificate I hereby certify that	this is a true record of the action ta	aken on this appeal by the Board of Civ	vil Authority of the town/city.
		, Chairman	
Boa	ard of Civil Authority		
Filed in the town/city	y clerk's office on	, at	to be recorded
in the Grand List Bo	ook of April 1, (year).		
Atte	est		
	Town/City Clerk		
22 7/6 4 6 44	61 Time and manner of prepared		

32 V.S.A. § 4461. Time and manner of proposal.

If you are aggrieved by this decision, you may appeal either to the Director of the Division of Property Valuation and Review or to the Superior Court of the county in which the property is situated. The appeal to either the director or the superior court is governed by Rule 74 of the Vermont Rules of Civil Procedure and is commenced by filing a notice of appeal with the town clerk within 30 days of the day this decision was mailed to you by the town clerk (date of entry noted on reverse). The town clerk transmits a copy of the notice to the director or to the superior court as indicated in the notice and shall record or attach a copy of the notice in the grand list book.

Be sure your appeal indicates which avenue of appeal you wish to pursue (court or director), clearly identifies the property under appeal, and is accompanied by the correct filing fee. The appeal to the Superior Court shall be accompanied by a \$295 fee for each parcel being appealed; the fee is \$70 per parcel on appeal to the Director. If the property under appeal is enrolled in the use value appraisal program, please indicate that in your appeal. If the property under appeal contains a homestead, please include that information.

Form PVR-4404-ON - ATTACHMENT U Use Value Allocation

Appeal of	SPAN

The subject property has land and/or buildings enrolled in the Use Value Appraisal Program in accordance with 32 V.S.A. Chapter 124. The allocated values have been established in accordance with 32 V.S.A. § 3756(d).

If you choose to use the current use worksheet format in place of this, please label each and attach to this document, then include worksheet after listers' grievance with decision.

Current Use Value(s) Set as a Result of Grievance

	Acres	Total	Homestead	Nonhomestead
Value of Dwellings and Non-Farm Buildings				
Value of Enrolled Farm Buildings				
Value of Excluded Land				
Value of Enrolled Land				
Total Values				

Current Use Value(s) Set by BCA

	Acres	Total	Homestead	Nonhomestead
Value of Dwellings and Non-Farm Buildings				
Value of Enrolled Farm Buildings				
Value of Excluded Land				
Value of Enrolled Land				
Total Values				

Do not adjust number of acres enrolled in current use or the number of enrolled farm buildings.

32 V.S.A. § 3756(d). Qualification for use value appraisal.

The assessing officials shall appraise qualifying agricultural and managed forestland and farm buildings at use value appraisal as defined in subdivision 3752(12) of this title. If the land to be appraised is a portion of a parcel, any portion not receiving a use value appraisal shall be valued at its fair market value as a stand-alone parcel, and, for the purposes of the payment under section 3760 of this chapter, the entire parcel shall be valued at its fair market value as other similar parcels in the municipality.