Important Instructions When Filing  
A Destroyed Property Claim

Attention!! When returning the Destroyed Property Form to claim a reduction in value for property that has been destroyed, you must provide proof. This proof can be copies and be all or one of the following types of documentation:

- **Pictures** - This can be before, during and/or after destruction to show the progress
- **Receipts of Removal** - Receipts from the landfill showing it was disposed of or receipts from a contractor if hiring someone to do the removal
- **Report** - In the event of a fire, you can obtain a copy of the report from the fire department that responded. In some cases, this can also be obtained from the Grant County Fire Marshal’s Office

*Please note that the more documentation that is received, the faster your claim can be processed.*

You may return the form and documentation in person or by mail.

The mailing address to return the above information to is:

Grant County Assessor's Office  
Attn: Bobbee Poplawski  
PO Box 37  
Ephrata, WA 98823

If you have any questions, please contact our office at (509) 754-2011 extension 2683
Taxpayer’s Claim for Reduction of Assessments Resulting from Destroyed Real or Personal Property or Loss of Value in a Declared Disaster Area
Chapter 84.70 RCW

This claim for reduction of assessments and for abatement of taxes must be filed with the county assessor within three years after the date of destruction or loss of value. Contact your local county assessor’s office if you have questions or need help filing this form.

This is to notify you that I am claiming relief under the provision of Chapter 84.70 RCW and petition for adjustment in the applicable assessment and for the applicable abatement of taxes.

Taxpayer (please print) ___________________________ Phone Number ___________________________
Mailing Address ___________________________ Property Address (if different from mailing address) ___________________________
City, State, Zip Code ___________________________
Parcel No: (From tax statement) ___________________________
Legal description: ___________________________

☐ Real Property ☐ Personal Property
☐ Mobile Home ☐ Commercial

Description of property destroyed: ___________________________
Date of destruction: ___________________________
Describe in what manner the property was destroyed (e.g. fire damage, flood damage, wind damage, snow damage, property owner tore down structure, etc.) ___________________________

I declare under the penalties of perjury provided by the laws of the State of Washington that the foregoing statements are true and correct.

Date & Place (City/Town) Signed ___________________________ Taxpayer Signature ___________________________

Assessor’s Use Only
Claim: ☐ Qualifies for destroyed property and abatement ___________________________

☐ Qualifies for destroyed property only ___________________________
☐ Does not qualify because: ___________________________

Date filed with Assessor ___________________________

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Assessor's Determination of New
Assessed Value for Destroyed Property

Date of Destruction:

1. Assessed value of property prior to destruction .................................................. $ 
2. True and fair value of remaining property................................................................. $ 
3. Total amount of reduction in value (line 1 - line 2) ............................................... $ 
4. The assessed value for the year of destruction (same as line 2)......................... $ 

I hereby certify my determination of the assessed value for the assessment year is as shown on line 4. The assessment year is the year in which the destruction occurred. (For multiple assessment years, use separate pages.)

Date ____________________________ Assessor ____________________________

Date Sent To Taxpayer ____________________________

Notice To Taxpayer
If you disagree with the assessor's determination, you must appeal the amount of reduction to the county board of equalization within 30 days of notification or by July 1 of the year of reduction, whichever is later.

The following calculations may not produce the correct amount of taxes to be refunded or abated if the subject property qualifies for an exemption or is classified as current use. The amount of tax owing prior to the destruction must be determined and then compared to the actual tax paid to determine the amount of abatement or refund.

Treasurer's Calculation for Amount of Taxes to be Abated or Refunded in Year of Destruction
(Does Not Apply To Property Damaged or Destroyed Voluntarily)

5. Total amount of reduction in value (line 3).......................................................... $ 
6. Rate of levy (per $1,000 of assessed value) in year destruction occurred .......... $ 
7. Amount of taxes on destroyed value (line 5 x line 6/1,000) ............................... $ 
8. The daily rate of taxes on destroyed value (line 7 ÷ 365 days) = ...................... $ 
9. Number of days remaining in the year after destruction ................................. 
10. Amount of abatement or refund - if taxes have been paid * (line 8 x line 9) $

To ask about the availability of this publication in an alternate format for the visually impaired, please call (360) 705-6715. Teletype (TTY) users, please call (360) 705-6718. For tax assistance, call (360) 534-1400.
What property is eligible for a reduction of value?

Any real or personal property that has been placed upon the assessment roll as of January 1 of the assessment year in which the property was destroyed, in whole or in part, or is in an area that has been declared a disaster area by the governor or the county legislative authority and has been reduced in value by more than 20 percent may be eligible.

Abatement of taxes

Taxes levied for collection in the year assessed value has been reduced shall be abated in whole or in part. The amount of abatement shall be determined by calculating the taxes on the amount deducted from the assessed value for the number of days that remained in the calendar year after the date of destruction or reduction in value of the property. If taxes abated have already been paid, the amount paid shall be refunded. Abatement of taxes in the year of destruction does not apply to property damaged or destroyed voluntarily.

Who may apply?

The assessor may take action on his/her own authority or the taxpayer must file a claim. No relief will be given to any person who is convicted of arson with regard to the property for which relief is sought.

When must I apply for a reduction?

An application must be filed within three years of the date of destruction or reduction in value.

Duty of County Assessor and Treasurer

The county assessor shall calculate the new assessed value and the amount of reduction for abatement of taxes and notify the taxpayer of his/her determination. The county treasurer shall calculate the amount of abatement and/or the refund of taxes, and notify the taxpayer of his/her determination.

If I disagree with the assessor’s determination, may I appeal?

If the taxpayer disagrees with the determination made by the county assessor, he/she may appeal the amount of reduction to the county board of equalization within thirty (30) days of notification from the assessor or July 1 of the year of reduction, whichever is later.

What happens if I replace the destroyed property?

If destroyed property is replaced prior to the valuation date of July 31 as contained in RCW 36.21.080(1) or RCW 36.21.090, the taxable value for that assessment year shall not exceed the value as of the appropriate valuation date.