August 2018

The South Carolina Code of Laws requires reappraisal of all real property in Spartanburg County every five years. The State established this process to provide for fairness and equity in property values for local taxation. The last County reappraisal program was conducted in 2013.

Real estate is one of several components that make up the tax base for Spartanburg County’s taxing entities. Other tax base components include vehicles, manufacturing property, utility property, as well as business and personal property. All components for the tax base are included in calculating the annual tax millage rates, but only real estate is subject to reappraisal. The values of the other types of property are updated as an ongoing process.

As the County conducts the 2018 real estate reappraisal, the County Assessor and his staff are available to answer questions that you may have about your property and its value. Included in this pamphlet are the most common questions asked in the past about the reappraisal process, along with answers that the County hopes are helpful to you. Please also take advantage of the Assessor’s online real estate information located on the County’s website: www.spartanburgcounty.org.

Sincerely,

Jeffrey A. Horton
Chairman, Spartanburg County Council

Sample Change of Assessment Notice

Reappraisal 2018

Important
Property Tax
Information
I. Why Do We Pay Property Tax?
Local governments collect property taxes to provide for the services of most of us take for granted. Schools, police and fire protection, roads and bridges, EMS, water and sewer systems and public libraries are financed through revenue from the property tax. A review of your most recent tax bill shows a detailed breakdown of how and where your tax dollars go. We are all asked to pay a share of the cost of these services by paying tax in proportion to the value of our property. Real property taxes are paid by owners of land, mobile homes, and buildings, including homeowners, landlords, business owners, and industries. Property taxes are based on the market value of the land and buildings as of December 31st of the preceding year. For example, the tax bill you receive this fall will be based on property values and construction that existed on December 31, 2017.

II. Where Does the Property Tax Revenue Go?
The local school boards, county and city councils and special-purpose districts determine how much money must be collected to fund their budgets and the tax rate necessary to meet those budgets. For many governments, property taxes make up only a portion of the total amount of revenue needs to fund the budget. Fees and other sources of income make up the remainder. Just because collecting the tax is a county function does not mean that all the taxes collected are the responsibility of the county. In fact, only one fifth (1/5) of the typical tax bill in Spartanburg pays for county operation costs. The rest of the revenue is distributed to the 72 other local government entities whose budgets rely on property taxes.

III. Why Have Reappraisal?
The sole purpose of reappraisal is to ensure fairness in the property tax system. In a property tax system, a taxpayer’s fair share is determined by the value of the property he or she owns as compared to the value of the property owned by the other taxpayers in the jurisdiction. The value of property changes over time and some properties change in value more than others. If the values used for taxation purposes are not in line with current market values, there is no assurance that any taxpayer is being charged his or her fair share. From the time your property is added to the tax rolls, the reappraisal does not change unless there is a change to the property that will affect the market value (such as a new structure, an addition to an existing structure, the removal of a structure, a change in the use of land) or a reappraisal program. Fair and equitable taxes are not possible unless appraisals are made in light of current market conditions. Only real estate property values are affected by reappraisal. South Carolina law requires counties to implement reappraisal programs every five years. After implementing the 2018 program, work will begin on the 2022 program. Values of personal property such as cars, boats, and motorcycles are kept current through annual updates by the South Carolina Department of Revenue and Taxation.

IV. How is Reappraisal Done?
For the 2018 reappraisal, appraisers in the County Assessor’s office examined properties to determine current market value as of December 31, 2017. Determining the market value on all these properties is a massive undertaking, requiring the Assessor to maintain information on each property located in the county, including size, age, location and certain other features. To find the fair market value of any piece of property, the Assessor researches what similar properties have sold for, current replacement cost, how much it takes to operate and repair, and how much rent the property may earn, and other factors affecting its value.

V. How Will I Be Advised of My 2018 Reappraisal Change?
More than 163,500 reappraisal notices showing the market value and the limited value as of December 31, 2017, will be mailed on August, 2018. This notice is not a tax bill nor is it the amount of taxes to be paid. It simply notifies taxpayers of a change in their property’s value. The notice includes your new (2018) market value, the limited value, the assessed value, the assessment ratio, the number of acres or lots, the location of the property, and the map reference number. It also includes the appeal procedure you must follow if you disagree with the taxable value placed on your property.

VI. How Can I Be Sure My Reappraisal is Fair and Correct?
If you disagree or have questions concerning the new value assigned to your property, you have 90 days from the date on the reappraisal notice to file an objection. You must file a written notice of your appeal to the Office of the Spartanburg County Assessor, P.O. Box 5762, Spartanburg, SC 29304, and state why you believe the new appraisal is incorrect. Please provide any supporting documents or facts that substantiate your opinion of value. The appeal is based on the value of the property, not the potential amount of taxes. The Assessor will schedule an informal conference with you to discuss your concerns. The appraiser conducting the conference will review your property record with you and give you information about the values of comparable properties in your neighborhood. To be sure your reappraisal is fair and correct, you should verify that any items that affect market value such as land size, age and size of the structure, etc. are correct and that your property is not appraised for more than recent sales of comparable properties have indicated your property to be worth. Property Data is available at 366 North Church St. Spartanburg, SC 29303, from 8:30 AM until 5:00 PM Monday through Friday. Data is also available on the Internet at www.spartanburgcounty.org.

After the property review, a second assessment notice will be issued. If you still disagree, you may file a protest appeal. After the property review a third assessment notice will be issued. If you still disagree, you may appeal to the Spartanburg County Board of Assessment Appeals. If you disagree with the Board’s decision, you may request a contested case hearing before the South Carolina Administrative Law Court.

VII. Will My Taxes Increase Because of Reappraisal?
Some property owners will notice a decrease in their taxes, some will stay the same and some will pay more taxes. Reappraisal is not implemented to raise taxes; it is intended to distribute the tax burden fairly among all property owners. Also, changes in the total assessed values of other components of the property tax base, such as manufacturing and automobiles, could also result in shifts in tax burden. In addition, the property tax relief credits, which are controlled by the South Carolina General Assembly, may also change affecting the bottom line on the tax bill.