	ly executed and/or incomplete forms will not be processed***
Owner of property (Movant*):	Appraisal district account number(s):
Property description (legal description):	
Property location (address):	
Movant brings this motion for a hearing to correct the appraisa the day of,	al roll regarding Movant's above-referenced property on the appraisal roll certified by this appraisal review board on
This motion is to correct the following: Year(s) must be place	ed in corresponding blanks for checked box(es)
clerical error that affects Movant's liability for a tax	rimposed in tax year(s)
multiple appraisals of a property in tax year(s)	
	n or at the location described in the appraisal roll for tax year(s)
an error of ownership of a property for tax year(s)	;
	property in a rendition statement or property report for tax year(s)
	certifies compliance with the provisions of Tax Code Section 25.26***
Sec. 25.26. Forfeiture of Remedy for Nonpayment of Taxes.	
	e delinquency date for the taxes on the property that is the subject of the motion. However, that delinquency date applies only to the amount implies with Subsection (b), the delinquency date for any additional amount of taxes due on the property is determined in the manner
	or additional taxes finally determined to be due in an appeal under Chapter 42, and that additional amount is not delinquent before that
date.	and the state of t
	a motion under Section 25.25 must pay the amount of taxes due on the portion of the taxable value of the property that is the
	ate or the property owner forfeits the right to proceed to a final determination of the motion.
	red by Subsection (b) does not forfeit the property owner's right to a final determination of the motion by making the payment. If the property are considered paid under protest, even if paid before the motion is filed.
	er may be excused from the requirement of prepayment of tax as a prerequisite to the determination of a motion if the appraisal review
	ute an unreasonable restraint on the property owner's right of access to the board. On the motion of a party, the board shall determine
compliance with this section in the same manner and by the same proced	ure as provided by Section 41.4115(d) and may set such terms and conditions on any grant of relief as may be reasonably required by the
circumstances.	
Movant states that the property described above is located within the Tarr	ant County Appraisal District and within the following taxing units:
Movant states the specific error(s) this motion seeks to correct i	s or are:
Movant makes this motion pursuant to Tay Code Section 25 25(c) and (e)	and requests that the appraisal review board schedule a hearing to determine whether to correct the error(s) identified above. Movant
	place fixed for the hearing, not later than 15 days before the scheduled hearing, to movant, the chief appraiser and the presiding officer of
the governing body of each taxing unit where the property is located.	g,
Signature of Movant or Authorized Agent*	
Cignatal of the vall of Addishized Agent	
Printed Name of Movant or Authorized Agent	Phone (area code and number)
Fillited Name of Movant of Authorized Agent	Priorie (area code and number)
Current Mailing Address (number and street)	
City, State, Zip Code	Email Address (print clearly) <sup>1</sup>
	rnment Code Section 552.137; however, by including the email address on this form, you are affirmatively consenting to its release under the Public
Information Act.	,
I intend to appear, in the following manner, to offer evidence or a	rgument at the hearing TARB schedules for my protest.
In nerson	

\_\_in persor

☐ By notarized affidavit (e.g., Comptroller Form 50-283) or unsworn declaration, delivered to the TARB before the hearing begins

By telephone conference call and will deliver a notarized affidavit (e.g., Comptroller Form 50-283) or unsworn declaration, to TARB before the hearing begins

By videoconference (requires completion of Email Address above) and will deliver a notarized affidavit (e.g., Comptroller Form 50-283) or unsworn declaration, to TARB before the hearing begins.

You do not waive the right to appear in person by submitting a notarized affidavit or unsworn declaration, or electing to appear by telephone conference call or videoconference.

However, if you elect above to appear in person, and later decide to appear by telephone conference call or videoconference, you must provide written notice to TARB at least 10 days before the date of the hearing. You are responsible for providing access to the call to any person(s) you wish to invite to participate in the hearing.

Review TARB's Hearing Procedures for specifics regarding telephone conference or videoconference. If no appearance selection is made above, hearing will default to in person.

Completion of the following is not required: Your hearing will be conducted by either a single-member of TARB or a panel of three TARB members.

You have the right to choose, or you may allow TARB to assign your hearing to the first available option.

Mark (■) the box to indicate whether you choose, □ the first available option; □ a single TARB member; or □ a three-member panel.

If you do not mark a box, you consent to have your hearing before either, one or three members at TARB's discretion.

A property owner may use this motion to correct, for any of the five preceding years: (1) clerical errors that affect a property owner's liability for a tax imposed in that tax year; (2) multiple appraisals of a property in that tax year; (3) inclusion of property that does not exist in the form or at the location described in the appraisal roll; or (4) an error of ownership. Pursuant to Tax Code Section 1.04(18), clerical error means an error: (A) that is or results from a mistake or failure in writing, copying, transcribing, entering or retrieving computer data, computing or calculating; or (B) that prevents an appraisal roll or a tax roll from accurately reflecting a finding or determination made by the chief appraiser, the appraisal review board or the assessor; however, clerical error does not include an error that is or results from a mistake in judgment or reasoning in the making of the finding or determination.

\*A property owner may designate an agent; however, the designation does not take effect with respect to an appraisal district or taxing unit until a copy of the designation form is filed with the appraisal district. The designation form is prescribed by the Comptroller's office and is available at the appraisal district and on the Comptroller's website.

If the Appraisal Review Board hearing is held after the delinquency date, generally after January 31 of the year immediately following the protest year, be prepared to provide proof that taxes were timely paid\*\*. A paid receipt dated after the delinquency date is generally not sufficient to meet the requirements of §25.26.

\*\*Sec. 31.02. Delinquency Date.

(a) Except as provided by Subsection (b) of this section and by Sections 31.03 and 31.04 of this code, taxes are due on receipt of the tax bill and are delinquent if not paid before February 1 of the year following the year in which imposed. (See Chapter 31 of the current Texas Property Tax Code for other information that may pertain to your situation or you have the right to consult with a lawyer or property tax consultant for assistance or information regarding other laws that may affect your specific situation.)

\*\*\*Not accepted via fax or email\*\*\*

Completed forms can be delivered in person, by mail or by common or contract carrier:

<u>Mail to:</u> TARB●P.O. Box 185519●Fort Worth, Texas 76181-0519 -or
<u>Deliver to:</u> Tarrant Appraisal Review Board (TARB)●2500 Handley Ederville Rd●Fort Worth, Texas 76118

\*\*\*Improperly executed and/or incomplete forms will not be processed\*\*\*

08-30-2022 AR