



PROPERTY RELIEF FOR PROPERTIES IMPACTED BY A DISASTER

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The Los Angeles County Assessor's Office is committed to providing assistance to property owners affected by a disaster such as an earthquake, landslide, or fire. If your property has been damaged or its market value has declined due to an event, you may qualify for property tax relief through one of the following programs:

Decline-in-Value Review (Form RP-87)

If the current market value of your property is less than its assessed value as of January 1, you may file an application for a Decline-in-Value Review. The filing period for the annual Decline-in-Value Review is from **July 2 through November 30**.

Important Note: If the final filing date falls on a Saturday, Sunday, or legal holiday, applications postmarked on the next business day will be accepted as timely filed.

Application for Reassessment: Property Damaged or Destroyed by Misfortune or Calamity (Form ADS-820)

If your property has been damaged or destroyed by a calamity, such as an earthquake, landslide, or fire, and the loss exceeds \$10,000 in current market value, you may qualify for reassessment. To be eligible, property owners must file Form ADS-820 with our office within **12 months from the date the damage or when destruction occurred**.

Important note from the Treasurer and Tax Collector:

Should a refund be issued as a result of the reassessment of the damaged property, you still must pay the annual property tax bill. If the misfortune or calamity damage and restoration occur in the same tax year, you will receive a refund as of the date of damage but will also be issued a supplemental tax bill as of the date of restoration.

How to Apply

To access application forms and detailed instructions, please visit assessor.lacounty.gov/disaster.

If you have questions or need in-person assistance, we encourage you to visit or contact your assigned district or regional office. Please visit assessor.lacounty.gov/contact/officelocations to view all office locations and contact information.

For more information or additional help, contact the Assessor today: assessor.lacounty.gov/contact

Frequently Asked Questions (FAQ) for Wildfires and Other Emergencies Implications to Property Assessments/Tax Bills

1. What action(s) do I need to take if a fire or other emergency caused damage to or complete destruction of my property?

The Assessor recommends that the property owner file an Application for Reassessment of Property Damaged or Destroyed by Misfortune or Calamity (M&C) claim, Form ADS-820 with their office within 12 months from the date the property was damaged or destroyed. The property owner must have owned the property as of January 1 of the calendar year following the event, and the estimated property damage must be at least \$10,000. Property owners who have acquired their property after January 1 of the calendar year following the event, may also file an M&C Claim if they are liable for the property taxes for the following fiscal tax year (July 1 to June 30). The M&C Claim form is available on the Assessor's website at assessor.lacounty.gov/tax-relief/disaster-relief.

2. What is the purpose of filing an M&C Claim?

The filing of an M&C Claim serves two purposes. First, it serves as a request to the Assessor to reassess the value of the property damaged or destroyed by the calamity. Second, it allows the Treasurer and Tax Collector (TTC) to ensure that taxpayers who pay property taxes directly (not through an impound account with a mortgage lender) can defer their current year property taxes, without incurring penalties. Thus, there is no need to file a separate penalty cancellation request with TTC.

3. What do you consider as “damage”?

In determining whether to file an M&C claim, the Assessor recommends that you consider all damage resulting from the event. A property qualifies for tax relief if the total combined loss in current market value totals \$10,000 or more. If in doubt, we recommend that you submit an M&C Claim.

4. Does the recommendation to file an M&C Claim only apply to real properties (i.e., residential structures or commercial buildings) that are billed and collected as Secured Property Taxes?

No. The M&C Claim can be utilized for damages to real and personal properties (i.e., movable assets such as mobile homes, business personal property, boats, and planes) that are billed and collected as Unsecured Property Taxes. The M&C Claim captures information on each property type.

5. What happens to my property's assessed value when/if I rebuild my home?

The reduced value remains in effect until the property is fully repaired, restored or reconstructed. At that time, the factored base year value (Proposition 13 value with annual Consumer Price Index adjustments) will be restored as long as it is substantially equivalent to the property's prior assessed value prior to the damage or destruction. As a rule of thumb,

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if you add square footage, the Assessor will assess the incremental square footage at the current market value.

6. Do I need to pay outstanding installment(s) of the Annual Secured Property Tax Bill?

If you have filed an M&C claim and you pay your property taxes directly to the TTC (not through a mortgage lender with an impound account), the TTC recommends that you DO NOT pay the outstanding installment(s) for the Annual Secured Property Tax Bill, which the TTC mails to you annually in October. The reason for this is that the filing of an M&C Claim serves as a request to the Assessor to reassess the value of the property damaged or destroyed by the calamity; additionally, it also serves as a request to the TTC to defer payment of the Annual Secured Property Tax Bill, without penalty or interest.

7. What happens after I file an M&C claim, and it is approved?

Once an M&C claim has been approved, the Auditor-Controller (A-C) will adjust the property tax roll and the TTC will issue an ADJUSTED Annual Secured Property Tax Bill. The ADJUSTED bill will reflect the Assessor's reassessment of the property's assessed value (if any), and the property tax amounts due may be less than those of the original bill you received in October. This ADJUSTED bill may be payable in two installments. The first installment will be due at the end of the month following the date of the issued bill, and the second installment will be due four months later.

8. What happens if I already paid the first installment or both installments of the Annual Secured Property Tax Bill? Should I file an M&C claim?

An M&C claim should be completed even if one or both installments have been paid. Once a determination has been made on the M&C claim by the Assessor, the A-C will adjust the property tax roll and the TTC will issue an ADJUSTED Annual Secured Property Tax Bill. Any reduction in the property's assessed value will result in a reduction in the property tax amounts owed. The A-C will refund the difference between the original property tax amounts paid and the adjusted property tax amounts owed.

9. My mortgage lender pays my property taxes through an impound account. Should I file an M&C claim?

Yes. Impacted property owners with impound accounts should still file an M&C claim.

10. Will my property taxes be deferred if my mortgage lender pays my property taxes through an impound account and I file an M&C Claim?

No. For property owners who pay their property taxes through an impound account, the filing of an M&C claim only serves the single purpose of requesting the Assessor to reassess the value of the property damaged or destroyed by the calamity. It does not serve to request the TTC to defer current year property taxes. Also, the lender will likely have paid the first

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installment. As described previously, after property owners file the M&C Claim, the TTC will issue an ADJUSTED Annual Secured Property Tax Bill. Prior to the second installment delinquency date of April 10, the TTC will send all mortgage lenders the current tax liability for each property, for which they maintain an impound account. You should contact your mortgage lender, if you have not already done so, and discuss the procedures your mortgage lender has in place regarding adjustments to tax liabilities processed within the fiscal tax year.

11. If I pay the property tax amounts due on the ADJUSTED Annual Secured Property Tax Bill after the delinquency date, and the TTC applies the ten percent late payment penalty, can I request that the TTC cancel the penalty?

Yes. You must request the penalty cancellation by completing the online Penalty Cancellation Request at tuc.lacounty.gov/penalty-cancellation-request-2. Please note that in the online request form, you must complete Step 2 and select the relevant California Revenue and Taxation Code Section 4985.2: *Circumstances beyond the taxpayer's control and occurred notwithstanding the exercise of ordinary care in the absence of willful neglect.*

12. What is the impact of the submission of an M&C claim to my compliance with the terms of an existing Installment Plan of Redemption (Five-Pay Plan)?

The TTC, in compliance with State law, offers property owners who defaulted on their Secured Property Taxes to enroll in an Installment Plan of Redemption (Five-Pay Plan), which allows them to pay their defaulted taxes throughout a five-year period. If property owners entered into a Five-Pay Plan prior to the wildfire or other emergency, the Plan requires that they pay their Annual Secured Property Tax Bill and the Five-Pay Plan's installment payment due, no later than April 10, of each fiscal tax year. However, if property owners file an M&C claim and the TTC issues an ADJUSTED Annual Secured Property Tax Bill with a new due date after April 10, the TTC will consider their Five-Pay Plan in good standing as long as that revised bill is paid by the new delinquency date printed on the bill.

13. What impact will the filing and/or approval of an M&C claim have on my Unsecured Personal Property Tax Bill for my unsecured property (i.e., movable assets such as mobile homes, recreational vehicles, boats, and planes)?

The Assessor values unsecured personal property as of the statutory lien date, January 1, of each fiscal tax year. The TTC mails the Annual Unsecured Property Tax Bill beginning March 1, and bills become delinquent if not paid by August 31, but may be prorated based on the date of the event. Because the wildfire or other emergency occurred after the lien date of January 1, the filing of the M&C claim will not impact the following fiscal tax year Unsecured Property Tax Bills' due dates or amounts due but may result in a proration of taxes and a possible partial refund. If you file an M&C claim and the Assessor approves it, and if you owned the property as of January 1, the assessed value of the unsecured personal property may be reduced or eliminated for the following Annual Unsecured Property Tax Bill.

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- 14. What is the relationship between the *Application for Reassessment of Property Damaged or Destroyed by Misfortune or Calamity* and the Decline-in-Value Review authorized by Proposition 8?**

The *Application for Reassessment of Property Damaged or Destroyed by Misfortune or Calamity* provides temporary tax relief to negatively impacted property owners until their property is fully repaired, restored or reconstructed. The Decline-in-Value Review, authorized by Proposition 8, provides for a temporary reduction to the property's assessed value for reasons other than misfortune, calamity or disaster.

- 15. How do I change my mailing address on file with the Assessor to reflect where I am currently staying?**

Information on how to change a mailing address is available on the Assessor's website at assessor.lacounty.gov/homeowners/change-mailing-address.

- 16. What advice can you offer us about how to protect ourselves from property-related scams that might develop?**

Rely on your common sense. If something does not make sense to you, ask for a business card or request additional information and then take steps to verify the firm and the representations its agents have made to you. Occasionally, it is necessary for an appraiser from the Assessor to visit and physically inspect property for assessment purposes. Appraisers carry their official County of Los Angeles photo identification. You should not admit any person claiming to work for the Assessor to your property if they cannot show their official County photo identification. Also, beware of government imposters – persons who identify themselves as City, County, or State staff – who ask you for information that is out of the ordinary, e.g., personal identification or financial information.

With the Homeowner Alert Service (e-Notification), you can register your email address now to be alerted whenever a foreclosure, transfer of title, or mortgage is recorded on your property with the Los Angeles County Registrar-Recorder/County Clerk. This notification allows property owners a means to identify potential real estate fraud activity, such as a fraudulently recorded deed. In the future, additional features like submittable forms will become available. Information on how to register is available on the Assessor's website at assessor.lacounty.gov/news-information/enotification.

The County of Los Angeles Department of Consumer and Business Affairs also has important information available on its website regarding real estate fraud (dcba.lacounty.gov/portfolio/homeowner-notification-program-2/) and measures you can take to protect yourself from post-disaster scams (dcba.lacounty.gov/newsroom/protecting-yourself-after-the-disaster/).

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17. How do I check on the status of my M&C claim?

Contact the Assessor at:

- Misfortune and Calamity Unit
Online: <https://assessor.lacounty.gov/contact/assessor>
Email: relief@assessor.lacounty.gov
(213) 974-8658

18. To whom may I speak with if I have questions?

Assessor

- Misfortune and Calamity Unit
(213) 974-8658
Email: relief@assessor.lacounty.gov

Auditor-Controller

- Property Tax Services Division
500 West Temple Street, Room 153
Telephone: (213) 974-9499
Email: pbernal@auditor.lacounty.gov

TTC

- Executive Office
500 West Temple Street, Room 437
Telephone: (213) 974-0700
Email: dwright@ttc.lacounty.gov