EF-260-B-R13-0611-33000665-1 BOE-260-B (P1) REV. 13 (06-11)

CLAIM FOR EXEMPTION FROM PROPERTY TAXES OF AIRCRAFT OF HISTORICAL SIGNIFICANCE

This claim must be filed annually with the Assessor by 5:00 p.m., February 15, for the preceding January 1 lien date to receive a full 100% exemption. An 80% exemption is available if this affidavit is filed between February 16 - August 1.

NAME AND MAILING ADDRESS (Make necessary corrections to the printed name and mailing address.)



Larry W. Ward Assessor-County Clerk-Recorder

County of Riverside PO Box 751 Riverside, CA 92502-0751 Phone: (951) 955-6200 https://www.asrclkrec.com/

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SEC	TION 1: CLAIMANT INFOR	MATION							
NAMI	E OF OWNER								
NAME	E OF CLAIMANT (if different from o	owner)							
ADDF	RESS OF CLAIMANT		CITY						
EMAIL ADDRESS							DAYTIME DI JONE NI IMPED		
EIVIAI	LADDRESS						DAYTIME PHONE NUMBER		
SEC	TION 2: AIRCRAFT INFORI	MATION							
FAA F	REGISTRATION NUMBER		HOURS IN OPERATION LAST YEAR			AIRFRAME HOURS AS OF JANUARY 1			
MANU	JFACTURER		MODEL				YEAR BUILT		
AIRC	RAFT LOCATION AS OF 12:01 A.I	M., JANUARY 1 (AIRPOF	RT, HANGAR OR	TIE-DOWN NUMB	ER)				
	Check the appropriate box:	_							
	Original	Restored	F	Replica		Fewer than	Five		
1.	Is the aircraft considered air YES NO	worthy?							
2.	Do you hold the aircraft primarily for purposes of sale? YES NO								
3.	Do you use the aircraft for any general transportation or commercial purposes? YES NO								
SEC	TION 3: FIRST-TIME FILER	S							
A fee	e of \$35 will be charged by the	ne assessor upon the	initial applicat	ion for an exem	ption. This	is a one-time	only, non-refun	ndable fee.	
inten	e aircraft was first made avail d to display the aircraft durir date of public display?								
	YES NO								
			CER	TIFICATION					
I cen	tify (or declare) under penalt accompanying s	y of perjury under the tatements or docume							
SIGNA	TURE OF CLAIMANT			TITLE			DA		
EMAIL	ADDRESS								

THIS DOCUMENT IS SUBJECT TO PUBLIC INSPECTION



ATTACH CERTIFICATES OF ATTENDANCE TO THIS FORM

Date(s) Display Location(s) Name of Owner of Display Site(s) Telephone Number(s)

PROVISIONS OF THE REVENUE AND TAXATION CODE

- 220.5 (a) Aircraft of historical significance shall be exempt from taxation.
 - (b) The exemption provided in subdivision (a) shall only apply if all of the following conditions are satisfied: [Emphasis added.]
 - (1) The assessee is an individual owner who does not hold the aircraft primarily for purposes of sale.
 - (2) The assessee does not use the aircraft for commercial purposes or general transportation.
 - (3) The aircraft is available for display to the public at least 12 days during the 12-month period immediately preceding the lien date for the year for which the exemption is claimed. If the aircraft was first made available for public display less than 12 days prior to the lien date, the exemption may be granted if the claimant certifies in writing that the aircraft will be made available for public display at least 12 days during the 12-month period commencing with the first day the property was made available for public display. When applying for an exemption pursuant to this section, the claimant shall attach to that application a certificate of attendance from the event coordinator of the event at which the aircraft was displayed as required by this paragraph.
 - (c) When claiming an exemption pursuant to this section, the claimant shall provide all information required and answer all questions contained in an affidavit furnished by the assessor. The claimant shall sign the affidavit, under penalty of perjury. The Assessor may require additional proof of the information or answers provided in the affidavit before allowing the exemption.
 - (d) For purposes of this section, "aircraft of historical significance" means any aircraft that is an original, restored, or replica of a heavier than air powered aircraft that is 35 years or older or any aircraft of a type or model of which there are fewer than five in number known to exist worldwide.
 - (e) A fee of thirty-five dollars (\$35) shall be charged and collected by the assessor upon the **initial** application for an exemption pursuant to this section. [Emphasis added.]



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