



Valuation Tribunal for Wales

Non-domestic Rating List 2010

A guide to our
NOTICE OF HEARING



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WHAT IS A NOTICE OF HEARING?

The notice of hearing tells you when and where the Valuation Tribunal (VT) will consider your appeal.

If you cannot come to the hearing on the day arranged and have good reason for not being able to attend, you should contact the regional VT office no later than two working days prior to the hearing date and ask for another date. In the event of a postponement it may be some time before we can give you a new hearing date.

If any of the details contained in the notice are incorrect please contact your Regional Tribunal Office immediately.

WHAT SHOULD I DO NEXT?

The Tribunal expects that you will have discussed your appeal with the Valuation Officer (VO) to try to settle it before the hearing date. If you do manage to settle your appeal please let the VT know. You may withdraw your appeal, in writing, at any stage before the hearing date.

IMPORTANT: If you have not settled your appeal by **10 days before the notified hearing date please complete the enclosed freepost proforma and return it immediately to your Regional Tribunal Office. (In any event intention to appear should be notified no later than two working days before the hearing).**

HOW DO I PREPARE MY CASE FOR THE TRIBUNAL HEARING?

If you want to attend the tribunal hearing, you need to prepare your case before the hearing date. Please try to provide as much evidence as possible to support your case.

You will be allowed to:

- give spoken and written evidence;
- present anything that you believe will help your case, such as letters, photographs or plans; and
- bring someone along to speak for you or to appear as a witness.

INFORMATION ON RATING LIST APPEALS

The Tribunal expects you and the VO to have discussed beforehand, any evidence that you will present at the tribunal hearing. You should also have agreed basic facts including the size and layout of your property. **Failure to exchange information in advance of the hearing may result in the delay of the determination of your appeal.**

When you prepare your case, please remember that the **Rateable Value (RV)** for a property entered in the **2010 rating list** is based on its rental value on **1 April 2008**. This date is known as the **Antecedent Valuation Date (AVD)**.

When the VO was setting the rateable value, he/she will have looked at the rent (if any) paid on your property at the AVD and compared it with rents on similar properties to set similar levels of value.

Although the VO values most properties by looking at rents, he/she does use other methods to value some properties.

The VO will give you details of your rating assessment, including the measurements and the values that have been used. At least three weeks before the hearing, the VO will tell you about the rents on any properties that he/she may present at the hearing. You will be

allowed to look at this evidence before the tribunal hearing. You also have the right to ask the VO to let you look at the evidence of the rents they have for four other properties. (If the VO decides to use more than four rents, you can ask for information on the same number of properties that they have used.)

INFORMATION ON NOTICE OF INVALIDITY APPEALS

Please note when considering Invalidation Appeals, tribunals are precluded from determining the correctness or otherwise of the rateable value.

The Tribunal can only look at the rules under which you can make a proposal.

The rules for making proposals are set out in regulations which control the process for making appeals. The most common reasons why the VO may feel your proposal is not valid are as follows:

- **You made the proposal too late.** For example, you made it after the legal time limit.
- **You did not fill in the proposal properly.** For example, you did not give reasons why you believed the rateable value was wrong or you did not give full information about a decision of a Valuation Tribunal or superior court that you consider was relevant.
- **You do not have the right to make a proposal.** For example, you are not the occupier, owner or tenant of the appeal property.
- **A valuation tribunal or superior court has already considered an appeal on the same grounds and facts.**

Should the VT decide that your proposal is valid, it will consider valuation matters at a later date.

DO I NEED TO COME TO THE HEARING?

It is usually better if you can come to the hearing which enables, if required, clarification and questions. Your appeal however, can be dealt with in the following ways based on a clear and concise submission.

Formal written representations (in accordance with the Regulations)

The Tribunal can only deal with your appeal in this way **if all parties agree to use this method.**

When an appeal is determined by way of written representations, only the written evidence that all parties provide can be considered. The parties are not present at such hearings.

If everyone agrees, in writing, you will be informed of the procedure.

The Tribunal may ask the parties for more evidence. It may decide that it can only deal with the case by holding a formal hearing.

Written submission

If you cannot come to the hearing and want your case heard **in your absence**, but the parties have not agreed to the formal written representations procedure, you **must** write and give details of any points that you want considered no later than two working days prior to the hearing date. Other parties will still come to the tribunal hearing.

If you ask the Tribunal to deal with your case by written submission, you will not be able to appeal against the Tribunal's decision to The Lands Chamber of the Upper Tribunal.

WHO WILL BE AT THE HEARING?

The Members of the Valuation Tribunal

Usually, three members will hear your appeal (although two members can hear an appeal if everyone at the hearing agrees). One of the members will chair the meeting. Members of the Tribunal are local people who are volunteers. Although they may not be professionally qualified, they do receive training and are experienced in hearing appeals. The members of the Tribunal are independent of the VO who has put the rateable value on the properties and the Council/Billing Authority (BA) who send out the rate bills.

The Clerk

The Clerk will act as an adviser on points of procedure and law. The clerk is a paid employee of the Tribunal and does not take any part in the decision. However, the clerk is responsible for writing up the decision.

A representative from the Valuation Office

You will probably have already met the member of the Valuation Office staff, during the discussion of your appeal.

The Council (BA) may also opt into the appeal.

You

You can come to the tribunal hearing or you can choose a representative, for example, a friend or professional adviser to act for you. **(Anyone attending on your behalf should have your written authority to do so.)**

You can also bring someone along as a witness.

Members of the public

The Tribunal hearing is open to members of the public. However, usually the only other people who come to a hearing are other people who are waiting for their case to be heard.

You can ask for the appeal to be heard in private, you must however provide a good reason for this.

WHAT HAPPENS AT THE TRIBUNAL HEARING?

The hearing is fairly informal and the Tribunal will try to put everyone at ease. However, the Tribunal will follow a procedure to make sure that all parties can present their cases. The Tribunal will decide who will begin.

During the hearing:

- Both you and the VO will give your cases;
- You will be able to ask the VO questions;
- The VO will be able to ask you questions; and
- The Tribunal may ask you and the VO questions.

Before the members retire to make the decision they may ask both sides to summarise their cases.

If you do not come to the hearing and you are not represented at the hearing, the Tribunal may dismiss your appeal.

WILL I BE INFORMED OF THE DECISION ON THE DAY?

The Tribunal can give the decision verbally at the end of the hearing. However, most tribunals send their decisions by post. By law,

we have to give you a written copy of the reasons for the decision. The Tribunal will let you know when you may expect the written decision.

Kindly note that all tribunal decisions issued in respect of non-domestic rating appeals are published on VT websites.

CAN THE TRIBUNAL AWARD COSTS?

No. The service is free. You only have to meet your own expenses (and the expenses of anyone representing you) in preparing your case and coming to the hearing.

WHAT IF I HAVE EXTRA NEEDS?

If you have any extra needs related, for example, to your sight, hearing or mobility please let the regional tribunal office know before the date of the hearing - we will do our very best to help. Such notification can be made on the response proforma referred to on the first page of this leaflet.

Arrangements can be made for translation on request if not already indicated in your appeal. We can also provide someone to communicate with you in sign language (a signer).

We are positively committed to treating everyone fairly. No-one making an appeal will receive less favourable treatment because of their race, colour, nationality, age, religion, ethnic origin, sex, sexuality, marital status or disability.

CAN I COMPLAIN ABOUT THE SERVICE PROVIDED?

If you have a complaint about the way the VT administration has handled your case, you can do the following:-

- You should first write to the Clerk of the Tribunal, at the regional address shown on our notices.
You will be informed of the Tribunal's full complaints procedure in the Clerk's response.

You can only use this process to make a complaint about the way your appeal has been dealt with administratively by the Tribunal. Further appeal against the decision is to The Lands Chamber of the Upper Tribunal/Higher Courts.

FURTHER INFORMATION

Notices in Wales are routinely prepared in either Welsh and/or English dependent on the language used on the original proposal.

The Valuation Tribunal for Wales is committed to delivering an equally high level of service in Welsh or English.

This guide is one of a series of leaflets that give information about our services. Our other guides include:

- general advice on appealing to the Tribunal;
- a guide to our notice of acknowledgement; and
- a guide to our notice of decision.

We also offer guides on dealing with Council Tax Liability and Valuation appeals. If you would like to receive any of these guides, please contact your Regional Tribunal Office at the address shown on our notice of hearing.

Our records

By law, anyone can visit the Regional Valuation Tribunal Office to look at copies of agendas and decisions made by the Tribunal in the last six years. Agendas are lists of appeals that have been given a hearing date.

Copies of Tribunal agendas and decisions for non-domestic rating appeals are also shown on the VTW website.

You will find more information about the Valuation Tribunal for Wales and copies of all guides on our website at:
www.valuation-tribunals-wales.gov.uk

The principal legislation under which Non-Domestic Rating is administered is the **Local Government Finance Act 1988** and supporting regulations - particularly;

- i) Non-Domestic Rating (Alterations of Lists and Appeals) (Wales) Regulations SI 2005/758.

The VTW's compliance for Freedom of Information, Data Protection and the Environmental Information Legislation is outlined in a policy statement which will be published on the VTW website: copies available on request from Regional VT Offices.

EAST WALES REGION

Areas Covered: COUNCILS (BILLING AUTHORITIES)

Valuation Tribunal for Wales

East Wales Region
22 Gold Tops
NEWPORT
NP20 4PG
Tel: 01633 266367
Fax: 01633 253270
E-mail: VTWaleseast@vtw.gsi.gov.uk

Powys CC
Blaenau Gwent CBC
Caerphilly CBC
Monmouthshire CC
Newport City Council
Torfaen CBC

Valuation Offices:

Wrexham VO

Regent House
Regent Street
WREXHAM LL11 1PR
Tel: 03000 505400

Newport VO

Crown Buildings
11 Chepstow Road
NEWPORT NP19 8WA
Tel: 01633 205600

Merthyr Tydfil VO

Inland Revenue
Government Building
Castle Street
MERTHYR TYDFIL CF47 8TX
Tel: 03000 508000

NORTH WALES REGION

Areas Covered: COUNCILS (BILLING AUTHORITIES)

Valuation Tribunal for Wales

North Wales Region
Government Buildings, Block A (L1)
Sarn Mynach
LLANDUDNO JUNCTION
LL31 9RZ
Tel: 03000 625350
Fax: 03000 625368
E-mail: VTWalesnorth@vtw.gsi.gov.uk

Wrexham CBC
Flintshire CC
Denbighshire CC
Gwynedd CC
Isle of Anglesey CC
Conwy CBC

Valuation Offices:

Wrexham VO

Regent House
Regent Street
WREXHAM LL11 1PR
Tel: 03000 505400

Bangor VO

Ty Glyder
339 High Street
BANGOR LL57 1YA
Tel: 03000 504240

SOUTH WALES REGION

Areas Covered: COUNCILS (BILLING AUTHORITIES)

Valuation Tribunal for Wales

South Wales Region
22 Gold Tops
NEWPORT
NP20 4PG
Tel: 01633 255003
Fax: 01633 255004
E-mail: VTWalesouth@vtw.gsi.gov.uk

Bridgend CBC

Cardiff CC

Rhondda Cynon Taff CBC

Vale of Glamorgan CBC

Merthyr Tydfil CBC

Valuation Offices:

Cardiff VO

Ty Rhodfa
Ty Glas Road
Llanishen
CARDIFF CF14 5GR
Tel: 029 2080 6800

Merthyr Tydfil VO

Inland Revenue
Government Buildings
Castle Street
MERTHYR TYDFIL CF47 8TX
Tel: 03000 508000

WEST WALES REGION (BILLING AUTHORITIES)

Areas Covered: COUNCILS

Valuation Tribunal for Wales

West Wales Region
First Floor
14 King Street
CARMARTHEN SA31 1BH
Tel: 01267 235071
Fax: 01267 221579
E-mail: VTWaleswest@vtw.gsi.gov.uk

Neath-Port Talbot CBC

City & County of Swansea

Carmarthenshire CC (Part 3)

Carmarthenshire CC (Part 1&2)

Ceredigion CC

Pembrokeshire CC

Valuation Offices:

Carmarthen VO

Government Building
Picton Terrace
CARMARTHEN
SA31 3BT
Tel: 01267 322200

Swansea VO

Ty Nant
180 High Street
SWANSEA
SA1 1JR
Tel: 01792 497700

You should note that this leaflet does not cover every aspect of Non Domestic Rating appeals. The information it contains is not binding upon the Valuation Tribunal, nor does it affect the application of the relevant statutes or regulations. The Regional Clerk of the Tribunal will respond to any reasonable request for advice on procedure before the commencement of the hearing.