DTE 105A Rev. 1/24

Homestead Exemption Application for Senior Citizens,

Disabled Persons and Surviving Spouses

Real Property: File with the county auditor on or before Dec. 31.

Manufactured or mobile homes: File with the county auditor on or before the first Monday in June.

Please read ALL the instructions before applying for Homestead.

For Auditors Use Only Disabled applicants must complete the Certificate of Disability on the back of this form or attach a separate certification of disability from an eligible state/federal agency. See Instructions for filing a Late Application. Year of eligibility: ☐ Current application ☐ Late application for prior year ☐ Application of person who received homestead for 2013 or for 2014 manufactured or mobile homes (Form DTE105G must accompany this application, see attached) Application of person who received homestead for 2006 that is greater than the reduction calculated under current law (Form DTE105G must accompany this application, see attached) Type of application: ☐ Senior citizen (age 65 and older) ☐ Disabled person ☐ Surviving spouse Type of home: ☐ Single family dwelling ☐ Unit in a multi-unit dwelling ☐ Land under a manufactured or mobile home ☐ Condominium ☐ Manufactured or mobile home ☐ Unit in a housing cooperative Applicant's Name:_____ Date of Birth:_____ SSN:____ Name of Spouse: Date of Birth: SSN: Address of Home: County in which Home is located: _____ Parcel Number or Registration # _ (from tax bill or county auditor) In order to be eligible for the homestead exemption, the form of ownership must be identified. Property that is owned by a corporation, partnership, limited liability company or other legal entity does not qualify for the exemption. Check the box that applies to this property. The applicant is: an individual named on the deed a purchaser under a land installment contract a life tenant under a life estate a mortgagor (borrower) for an outstanding mortgage trustee of a trust with the right to live in the property the settlor, under a revocable or irrevocable inter vivos trust, holding title to a homestead occupied by the settlor as a right under the trust. ☐ a stockholder in a qualified housing cooperative. See DTE105A/Supplement for additional information If either the applicant or spouse own any other homes, please provide the address(es) and county(ies) (Attach separate sheet if more than one additional home is owned.) Address Zip City State County LATE APPLICATION: 2022 OHIO ADJUSTED GROSS INCOME CANNOT EXCEED \$36.100 FOR APPLICANT AND SPOUSE CURRENT APPLICATION: 2023 OHIO ADJUSTED GROSS INCOME CANNOT EXCEED \$38,600 FOR APPLICANT AND SPOUSE Ohio adjusted gross income (line 3 of Ohio income tax return) for applicant and spouse for the year preceding the year of application (see instructions): \$ Have you or do you intend to file an Ohio income tax return for last year? ☐ Yes ☐ No (If No, You must complete DTE105H) I declare under penalty of perjury that (1) I occupied this property as my principal place of residence on Jan. 1 of the year(s) for which I am requesting the homestead exemption. (2) I currently occupy this property as my principal place of residence, (3) I did not acquire this homestead from a relative or in-law, other than my spouse, for the purpose of qualifying for the homestead exemption, (4) my total income for myself and my spouse for the preceding year is as indicated above and (5) I have examined this application, and to the best of my knowledge and belief, this application is true, correct and complete. I (we) acknowledge that by signing this application, I (we) delegate to both the Ohio tax commissioner and to the auditor of the county in which the property for which I am seeking exemption is located, and to their designated agents, the authority to release my tax and/or financial records and to examine and consult regarding such records for the purpose of determining my eligibility for the homestead exemption or a possible violation of the homestead laws. Such records shall not contain any federal tax information as defined in I.R.C. 6103 and received from the Internal Revenue Service. I expressly waive the confidentiality provisions of the Ohio Revised Code, including O.R.C. 5703.21 and 5747.18, which may otherwise prohibit disclosure, and agree to hold the Ohio tax commissioner and county auditor harmless with respect to the limited disclosures herein. Except as authorized by law, the parties to which this authority is delegated shall maintain the confidentiality of the information received and the information shall not otherwise be re-disclosed. Signature of Applicant Signature of Spouse Mailing Address Date Phone Number E-mail Address

DTE 105E Rev. 1/21

Certificate of Disability for the Homestead Exemption

Ohio Revised Code section 323.151 provides: "Permanent and totally disabled means a person who has, on the first day of January of the year of application for reduction in real estate taxes, some impairment in body or mind that makes the person unable to work at any substantially remunerative employment that the person is reasonably able to perform and that will, with reasonable probability, continue for an indefinite period of at least twelve months without any present indication of recovery therefrom or has been certified as permanently and totally disabled by a state or federal agency having the function of so classifying persons."

To be completed by the applicant

To be completed by the physiciar	n nsychologist or	state or feder	ral agency representative	<u>.</u>
In accordance with the above, I (we)	hereby certify that		Name of applicant	wa
as of Jan. 1,, and is now perm	anently and totally	disabled by virt	ue of physical disab mental disabil	ility or
License number and state issuing (Note: If reason	n for reduction is mental d	isability, the physicia	n or psychologist must hold an Ohic	license.)
Physician (signature)		Printed name of person signing form		
Psychologist (signature)		Address (please print)		
Agency (please print)		City	State	Zip
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Acceptable and Unacceptable Proofs of Permanent and Total Disability

Physician's Certificate: Acceptable. An application based on physical disability must include a certificate signed by a physician. An application based on mental disability must include a certificate signed by a physician or a psychologist licensed to practice in Ohio. **Note:** A chiropractor is not a "physician" for purposes of the Homestead Law.

Federal Agencies:

Social Security Administration (SSA): Copy of Notice of Award letter. An SSA (or SSI) form indicating that an applicant is "disabled" is acceptable. The SSA only gives disability benefits to those who are permanently and totally disabled.

Department of Veterans Affairs (VA): Veterans with a total service-connected disability or who are receiving 100% compensation for service-connected disabilities following a determination of individual unemployability should file form DTE 105I (contact Auditors Office for this form) and submit the documentation indicated by that application. If a veteran does not qualify as a 100%, service-connected disabled veteran, but meets the definition found in R.C. 323.151(D) (provided on DTE 105E), then the veteran must have a doctor or qualifying psychologist complete DTE 105E. No VA documentation reflects the definition provided by statute.

Railroad Retirement Board (RRB): The RRB has two types of disability pensions: (1) total and permanent disability and (2) occupational disability. Only the "permanent and total disability" pension is acceptable.

State Agencies:

Bureau of Workers Compensation: A determination of "permanent and total disability" is acceptable. Other determinations, such as "permanent and partial disability" "temporary and total disability," and "temporary and partial disability" are not.

State Retirement Systems: Not acceptable. The Public Employees Retirement System (PERS), the State Teachers Retirement System and the School Employees Retirement System (SERS), do not certify *permanent and total* disability. While the State Highway Patrol Retirement System (HPRS) and the Police and Firemen's Disability and Pension Fund (PFDPF) do certify individuals to be "permanently and totally disabled" these determinations are job-specific and do not rule out the possibility of other substantially remunerative employment using a different set of skills.

<u>DTE 105G</u> - Addendum to the Homestead Exemption Application for Senior Citizens, Disabled Persons and Surviving Spouses

DTE105G Rev. 1/21

For applicants who have previously received the homestead exemption under R.C. 323.152(A)(2)(b).

Individuals who received the homestead exemption for tax year 2013 (2014 for manufactured and mobile homes) on any residence may continue to receive the homestead exemption on another residence within the state without meeting the income test currently required for the exemption, if a different residence otherwise meets the qualification of a homestead.

In order to assure that an applicant has previously received the homestead exemption for the aged or disabled, certain information must be made available to the county auditor.

Applicant's name	
Applicant's current home address	
Taxing district and parcel or registration number of current hom	ne
County in which prior homestead was granted	
Address for which prior homestead was granted	
Taxing district and parcel or registration number of prior home	
I declare under penalty of perjury that I was receiving the home and mobile homes) on the property described in this addendur knowledge and belief, it is true, correct and complete.	
Signature of applicant	Date
Mailing address	
Phone number	E-mail address

Please read before you complete the application.

What is the Homestead Exemption? The homestead exemption provides a reduction in property taxes to qualified senior or disabled citizens, or a surviving spouse, on the dwelling that is that individual's principal place of residence and up to one acre of land of which an eligible individual is an owner. The reduction is equal to the taxes that would otherwise be charged on up to \$25,000 of the market value of an eligible taxpayer's homestead.

What Your Signature Means: By signing this form, you affirm under penalty of perjury that your statements on the form are true, accurate and complete to the best of your knowledge and belief and that you are authorizing the tax commissioner and the county auditor to review financial and tax information filed with the state. A conviction of willfully falsifying information on this application will result in the loss of the homestead exemption for a period of three years.

Qualifications for the Homestead Exemption for Real **Property and Manufactured or Mobile Homes:** To receive the homestead exemption you must be (1) at least 65 years of age during the year you first file, or be determined to have been permanently and totally disabled (see definition to right), or be a surviving spouse (see definition to right), and (2) own and have occupied your home as your principal place of residence on Jan. 1 of the year in which you file the application. For manufactured or mobile home owners, the dates apply to the year following the year in which you file the application. A person only has one principal place of residence; your principal place of residence determines, among other things, where you are registered to vote and where you declare residency for income tax purposes. You may be required to present evidence of age. If the property is being purchased under a land contract, is owned by a life estate or by a trust, or the applicant is the mortgagor of the property, you may be required to provide copies of any contracts, trust agreements, mortgages or other documents that identify the applicant's eligible ownership interest in the home. (3) If you are applying for homestead and did not qualify for the exemption for 2013 (2014 for manufactured homes), your total income cannot exceed the amount set by law. Beginning tax year 2020 for real property and tax year 2021 for manufactured homes, "total income" is defined as "modified adjusted gross income," which is comprised of Ohio Adjusted Gross Income

plus business income from line 11 of Schedule A of the Ohio Schedule A. "Total Income" is that of the owner and the owner's spouse for the year preceding the year for which you are applying. If you do not file an Ohio income tax return, you will be asked to produce a federal income tax return for you and your spouse. If you do not file a federal income tax return, you will be asked to produce evidence of income and deductions allowable under Ohio law so that the auditor may estimate Ohio adjusted gross income.

Current Application: If you qualify for the homestead exemption for the first time this year (for real property) or for the first time next year (for manufactured or mobile homes), check the box for *Current Application* on application form.

Late Application: If you also qualified for the homestead exemption for last year (for real property) or for this year (for manufactured or mobile homes) on the same property for which you are filing a current application, but you did not file a current application for that year, you may file a late application for the missed year by checking the late application box on the form. You may only file a late application for the same property for which you are filing a current application.

Definition of a Surviving Spouse: An eligible surviving spouse must (1) be the surviving spouse of a person who was receiving the homestead exemption by reason of age or disability for the year in which the death occurred, and (2) must have been at least 59 years old on the date of the decedent's death.

Permanent Disability: Permanent and totally disabled means a person who has, on the first day of January of the year for which the homestead exemption is requested, some impairment of body or mind that makes him/her unfit to work at any substantially remunerative employment which he/she is reasonably able to perform and which will, with reasonable probability, continue for an indefinite period of at least 12 months without any present indication of recovery, or who has been certified as totally and permanently disabled by an eligible state or federal agency.

Change in Residency

Persons who received a homestead exemption on any property within the state for tax year 2013 may move to a new residence within the state and qualify for the homestead exemption on a new, otherwise qualifying home without meeting the income threshold test imposed upon new applicants. The homeowner must present sufficient evidence to the auditor so that the auditor can verify the existence of a homestead exemption for tax year 2013. DTE Form 105G has been created for this purpose.