Michigan Department of	Treasury
4640 (Rev. 12-10)	

Conditional Rescission of Principal Residence Exemption (PRE)

Issued under authority of Public Act 206 of 1893.

Read the instructions before completing the form. This form must be filed with the assessor for the city or township where the property is located on or before May 1 of the first year the exemption is being claimed. This form must be submitted to the assessor annually on or before December 31 to verify the property still complies with the conditional rescission requirements in order to receive the exemption for the following year. This form is not valid unless certified by the assessor (in Part 5). Use a separate form for each property tax identification number.

ASSESSOR'S DATE STAMP

Mail the completed form (Parts 1 through 4) and necessary documentation to the assessor for the city or township in which the property is located. The assessor's address may be on the most recent tax bill or assessment notice. Do not send this form directly to the Department of Treasury. If you have any questions, visit the Treasury Web site at **www.michigan.gov/PRE** or call (517) 373-1950.

Street Address of Property Township or City Name (Check appropriate box, write in name) Township City Owner's First and Middle Names Owner's Social Security No. Owner's Daytime Phone No.											
Initial Request Second Year Annual Verification Third Year Annual Verification PART 2: PROPERTY INFORMATION (Prior Principal Residence for which the applicant is claiming a Conditional Rescission.) Street Address of Property Property Tax Identification Number Township or City Name (Check appropriate box, write in name) Township City Owner's First and Middle Names Owner's Last Name Owner's Social Security No. Owner's Daytime Phone No Co-owner's First and Middle Names Co-owner's Social Security No. Co-owner's Daytime Phone No Is the property currently for sale? Yes No When was the property listed for sale? (mm/dd/yyyy) When was the property listed for sale? (mm/dd/yyyy) Is the property used for any business or commercial purpose? Yes No PART 3: CURRENT PRINCIPAL RESIDENCE (Attach a current tax bill and PRE Affidavit (Form 2368) for the current PRE.) To where did the owner(s) move? (Provide a complete address.) County Property Tax Identification Number Date Current Principal Residence Purchased (mm/dd/yyyy) Date Property First Occupied as Principal Residence (mm/dd/yyyy) PART 4: OWNER CERTIFICATION Icentify, under penalty of perjury, that the information provided on this document is true and correct to the best of my knowledge. Owner's Signature Date	PART 1: CONDITIONAL RESCISSION TYPE										
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Yes	Co-owner's First and Middle Names	Co-owner's Last Name Co-owner			's Social Security No.		Co-owner's Daytime Phone No.				
If yes, enter an MLS listing or provide other proof that the property is currently for sale. Is the property currently leased? No	Is the property currently for sale?		Do you or anyone	else current	tly occupy/live	e in the ho	me loca	ited on the property?			
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	I certify, under penalty of perjury, that the information provided on this document is true and correct to the best of my knowledge.										
Co-owner's Signature Date					Date						
	Co-owner's Signature				1	Date					
Owner's Current Mailing Address City State ZIP Code	Owner's Current Mailing Address	Cit	ty		;	State		ZIP Code			
PART 5: ASSESSOR'S CERTIFICATION — FOR LOCAL GOVERNMENT USE ONLY											
Did the assessor approve or deny the Conditional Rescission? Approved Denied (Attach a copy of the Local Unit Denial (Form 2742).) What is the year the Conditional Rescission will be posted to the tax roll? (yvvv)											
I certify that, to the best of my knowledge, the information contained in this form is complete and accurate.											
Assessor's Signature Date Certified by Assessor (mm/dd/yyyy)	m/dd/yyyy)										

Instructions for Form 4640 Conditional Rescission of a Principal Residence Exemption (PRE)

This form enables a person who has established a new principal residence to retain a PRE on property previously exempt as the owner's principal residence. The conditional rescission allows an owner to receive a PRE on his or her current Michigan property and on previously exempted property simultaneously if certain criteria are met. An owner may receive the PRE on the previous principal residence for up to three years if that property is not occupied, is for sale, is not leased, and is not used for any business or commercial purpose.

PART 1: CONDITIONAL RESCISSION TYPE

To initially qualify for a conditional rescission, this form must be filed with the assessor for the city or township on or before May 1 of the year of the claim. The owner must annually submit this form on or before December 31 to verify to the assessor that the property for which the PRE is retained is not occupied, is for sale, is not leased, and is not used for any business or commercial purpose. Submit a separate Form 4640 for each exemption being conditionally rescinded.

- Check the "Initial Request" box if this is the first year of the conditional rescission (on or before May 1 of the year of the claim).
- Check the "Second Year Annual Verification" box if verifying the property still complies with the conditional rescission requirements for the second year (on or before December 31 of the year prior to the second year).
- Check the "Third Year Verification" box if verifying the property still complies with the conditional requirements for the third year (on or before December 31 of the year prior to the third year).
- Provide the applicable tax year of the conditional rescission.

For example, if it is April 21, 2009, and it is your initial request for a conditional rescission, you would check the "Initial Request" box and enter tax year 2009. In the same example, to retain a PRE for a second year, you must submit this form again by December 31, 2009, check the "Second Year Annual Verification" box, enter tax year 2010 and verify the conditional requirements are met for the second year. You must submit this form again by December 31, 2010, to retain a PRE for a third year, check the "Third Year Annual Verification" box, enter tax year 2011 and verify the conditional requirements are met for the third year.

If the owner does not annually verify to the assessor, or the assessor finds the property does not meet these conditional requirements, the assessor shall deny the PRE on that property. If the property is found to be leased, the assessor shall deny the conditional rescission, and the denial will be retroactive and effective on December 31 of the year immediately preceding the year in which the property was leased. If the property was receiving a partial exemption, the partial exemption will be maintained during the conditional rescission.

PART 2: PROPERTY INFORMATION

The questions listed in Part 2 are very important in determining eligibility for the conditional rescission. These questions must be answered truthfully and to the best of the owners' knowledge. Failure to answer these questions may result in processing delays of the conditional rescission and/or result in a subsequent denial.

All of the information in Part 2 must be provided to the assessor to process your conditional rescission.

- Property is identified with a property tax identification number. This number will be found on your tax bill and on your property tax assessment notice. Enter this number in the space indicated. If you cannot find this number, call your township or city assessor. Your property number is vital; without it, your township or city cannot adjust your property taxes accurately.
- Enter the complete property address of the exemption you are rescinding.
- Enter the name of the township or city in which the property is located and check the appropriate box for city or township. If you live in a village, list the township in which the property is located.
- Enter the owner and co-owner's complete name. Do not include information for a co-owner who did not occupy the property.
- Enter the Social Security Number(s) of the legal owner(s). The request for the Social Security Number is authorized under section 42 USC 405 (c) (2) (C) (i). It is used by the Department of Treasury to verify tax exemption claims and to deter fraudulent filings. Any use of the number by closing agents or local units of government is illegal and subject to penalty.
- Enter the daytime phone number of the owner(s). This number is important because the assessor may need to contact the owner(s) to verify information in order to process the conditional rescission.

PART 3: CURRENT PRINCIPAL RESIDENCE

Provide complete information regarding your current principal residence. You must attach a copy of your tax bill and PRE Affidavit for your current principal residence.

PART 4: OWNER CERTIFICATION

The form must be signed and dated by the owner(s) listed in Part 2. Provide the owner's current and complete mailing address.

PART 5: ASSESSOR'S CERTIFICATION — LOCAL GOVERNMENT USE

This form is not valid unless certified by an assessor. The assessor must verify that the conditional rescission complies with the law, approve or deny the conditional rescission, and attach a copy of the *Local Unit Denial* (Form 2742), if denying. The assessor also must provide the year the conditional rescission will be posted to the tax roll.

INTEREST AND PENALTY

If it is determined that the claimed property was not the owner's principal residence, or the conditional requirements are not met, the owner(s) may be subject to additional tax plus penalty and interest as determined under the General Property Tax Act.

Conditional Rescission of Principal Residence Exemption (PRE) Frequently Asked Questions

Issued under the authority of Public Act 96 of 2008.

1. What is a conditional rescission?

A conditional rescission allows an owner to receive a PRE on his or her current property and on previously exempted property simultaneously if the previous principal residence (all must apply):

- is not occupied
- is for sale
- · is not leased
- is not used for any business or commercial purpose.

2. How do I apply for a conditional rescission?

To apply for a conditional rescission, the owner must submit a *Conditional Rescission of Principal Residence Exemption (PRE)* (Form 4640) to the assessor for the city or township in which the property is located on or before May 1 of the first year of the claim. Form 4640 can be found at www.michigan.gov/PRE or obtained from your local assessor. For example, to qualify for a PRE in 2009 under a conditional rescission, the form must be submitted on or before May 1, 2009.

3. How long is a conditional rescission effective?

An owner may receive the PRE on the previous principal residence for up to three years if the property is not occupied, is for sale, is not leased, and is not used for any business or commercial purpose. The owner must annually submit Form 4640 on or before December 31 to verify to the assessor that the property for which the PRE is retained is not occupied, is for sale, is not leased, and is not used for any business or commercial purpose. For example, if an owner received a PRE in 2008 by submitting Form 4640, he or she would have to submit another Form 4640 by December 31, 2008, to qualify for a PRE in 2009.

4. Do the Request to Rescind Principal Residence Exemption (Form 2602) and Form 4640 both need to be filed?

No. If the conditional rescission requirements are met, Form 4640 would take the place of Form 2602.

5. If Form 2602 was filed in 2006 because I purchased a new home which became my new principal residence and the exemption on my previous principal residence was removed for the 2007 and 2008 tax years, can I submit Form 4640 and receive the PRE under a conditional rescission for the 2008 tax year?

The owner may receive a PRE for the 2008 tax year if Form 4640 is submitted by May 1, 2008, and the property is not occupied, is for sale, is not leased, and is not used for any business or commercial purpose. (Also see question 2, above.) If the assessor determines the property qualifies for a PRE under a conditional rescission, the assessor would put the PRE back on the tax roll for the 2008 tax year the same as if an affidavit is filed for a new PRE.

6. If Form 2602 was filed in early 2008 and the exemption was removed effective for the 2009 tax year, can an owner submit Form 4640 and receive the PRE under a conditional rescission beginning for the 2009 tax year?

The owner may receive a PRE for the 2009 tax year if the Form 4640 is submitted by May 1, 2009, and the conditional rescission requirements are met. If the assessor determines the property qualifies for a PRE under a conditional rescission, the assessor would put the PRE back on the tax roll for the 2009 tax year the same as if an affidavit is filed for a new PRE.

7. Can the property be for sale by owner?

Yes.

8. Can I qualify for a conditional rescission if I was receiving a 60% PRE on my property since I rent out the other 40%?

The 60 percent that qualified for a PRE must not be occupied, must be for sale, must not be leased, and must not be used for business or commercial purposes. The property would qualify only for the 60 percent. Public Act 96 of 2008 states that the "owner may **retain** an exemption for not more than three tax years on property **previously exempt** as his or her principal residence..." (Emphasis added). Therefore, a taxpayer would be able to retain the 60 percent if all other requirements are met. In addition, if a taxpayer is receiving 100 percent PRE and then rents out 60 percent, he or she would not qualify for a conditional rescission since he or she is not retaining the 100 percent exemption previously exempt as his or her principal residence.

9. If an owner misses the May 1 or the December 31 deadline, can the Board of Review reinstate the PRE under a conditional rescission?

The Board of Review has no authority with regard to a conditional rescission and cannot institute a conditional rescission on behalf of an owner if a deadline is missed or for previous tax years. Specific deadlines were included in the statutory language which did not address missed deadlines in Section 19 of MCL 211.7cc. Section 19 specifically states "An owner who owned and occupied a principal residence on May 1 for which the exemption was not on the tax roll may file an appeal..." The inherent nature of a conditional rescission does not meet the requirements of Section 19 since the property is not occupied by the owner.

10. Does a conditional rescission apply to homes in foreclosure where the bank has taken possession but where the home is vacant and for sale?

Only the owner who previously occupied the property as his or her principal residence qualifies for the conditional rescission. Companies such as a bank do no qualify for a PRE regardless of the situation.

11. If a property is available for lease but is not for sale, does it qualify for a conditional rescission?

No. The property must be for sale. It may also be available for lease, but once the property is leased, it does not qualify. If a property is receiving a PRE under a conditional rescission, the local tax collecting unit shall deny the conditional rescission effective on December 31 of the year immediately preceding the year in which the property is leased. For example, if a person is receiving a PRE in 2008 under a conditional rescission and then leases the property in September 2008, the conditional rescission shall be denied effective December 31, 2007, resulting in the PRE being removed for the 2008 tax year.

12. Since my prior principal residence, which I still own, is for sale, is not occupied, is not leased, and is not used for any business or commercial purpose, and has been this way for all of 2006 and 2007, can I get my PRE put back on my property for 2006 and 2007 by submitting Form 4640?

No. A conditional rescission is not retroactive. The first year of eligibility is 2008 if the form is submitted on or before May 1, 2008.

13. If I leased my home for a period of time after it was no longer my principal residence but now it is not occupied, is for sale, is not leased, and is not used for any business or commercial purposes, can I qualify for a PRE under the conditional rescission requirements?

No. Once the property is leased, the opportunity to receive a conditional rescission is no longer available.

14. If I move to an apartment that I rent and my previous principal residence, which I own, is for sale, is not occupied, is not leased, and is not used for any business or commercial purposes, would I qualify for a PRE under the conditional rescission requirements?

No. The owner of the property must be eligible for and claim an exemption for his or her current principal residence. A person renting an apartment is not eligible for a PRE.

15. If I move to another state, can I qualify for a PRE under a conditional rescission?

No. If a person moves to another state, he or she would not qualify for a PRE since an exemption, as defined in MCL 211.7cc, cannot be claimed.

16. Can the estate of an owner qualify for a PRE under a conditional rescission?

No. In order to qualify, the owner of the property must be eligible for and claim an exemption for his or her current principal residence and have occupied the previously exempted property as his or her principal residence. A deceased person cannot be eligible for and claim an exemption on a current principal residence. In addition, if the beneficiaries did not occupy the previously exempted property as their principal residence, they would not qualify for a PRE under a conditional rescission.

17. Does an unoccupied parcel that was contiguous to the previous principal residence and thus was receiving a PRE, qualify for a PRE under a conditional rescission?

Yes. As the statute states, the "...owner may **retain** an exemption...on property **previously exempt** as his or her principal residence..." (Emphasis added). However, the contiguous parcel must not be occupied, must be for sale, must not be leased and must not be used for any business or commercial purpose.

18. As an assessor, what do I do with the completed Form 4640 after I have reviewed it for accuracy and have done due diligence to ensure the property qualifies for a conditional rescission?

Form 4640 must be submitted to the Michigan Department of Treasury on a quarterly basis, or the same time as when other PRE related forms are sent in. It is recommended that the assessor keep a copy of each Form 4640 for comparison during the annual renewal of the conditional rescission.

19. What responsibility does an assessor have to ensure the accuracy of a submitted Form 4640?

The owner(s) is certifying the information on the form upon signing the form. However, an assessor has the responsibility to do due diligence to verify the conditional rescission requirements are met as when any other PRE related form is submitted.

20. If I was issued a denial notice by the local assessor, county treasurer or the Department of Treasury, am I eligible to receive a conditional rescission?

A property owner who had the PRE on the prior principal residence denied or removed by an assessor, county treasurer, the Department of Treasury, Board of Review, or Michigan Tax Tribunal (MTT), is not eligible for a conditional rescission and the Board of Review does not have authority to hear an appeal. However, a property owner who voluntarily rescinded the exemption of the prior principal residence within 90 days of changing residences, as required by statute, may be eligible for a conditional rescission.

21. I rescinded my PRE on my prior residence within 90 days of changing residences, as required by statute, am I eligible to receive a conditional rescission?

A property owner who voluntarily rescinded the exemption of the prior principal residence within 90 days of changing residences, as required by statute, may be eligible for a conditional rescission.

22. The assessor denied my conditional rescission request, what are my appeal rights?

A denial is issued in accordance with Section 6 of MCL 211.7cc. Therefore, an owner has appeal rights to the Michigan Tax Tribunal as detailed in Section 6.