ARTICLE 6: APPEALS CONFERENCES

5264. CONDUCTING THE APPEALS CONFERENCE; PARTIES TO THE APPEALS CONFERENCE; ADDITIONAL SUBMISSIONS.

(a) The appeals conference will be held by an Appeals Division conference holder who has not had any prior involvement in the appeal being discussed at the appeals conference. It is the responsibility of the Appeals Division to take a fresh look at the law and the facts and make the Appeals Division’s own objective recommendation.

(b) Generally, one or more representatives from the appropriate Department will be present at the appeals conference to provide the Department’s position in the appeal. Where appropriate, other Board Staff may be present at the appeals conference.

(c) A representative from another state agency may be present at appeals conferences where the tax or fee at issue is administered by the representative’s agency. Such a representative will provide his or her agency’s position in the appeal.

(d) The appeals conference is not an adversarial proceeding; it is an informal discussion of the relevant facts and applicable laws. It is important that all relevant information be presented to the Appeals Division. A party may submit additional written arguments and documentary evidence to the Appeals Division at any time before or during the appeals conference, but may do so after the conference only with the consent of the Appeals Division.

   (1) If any party requests permission to submit additional written arguments, documentary evidence, or both after the appeals conference and the conference holder concludes that the additional submission should be accepted, he or she will grant that party at least 15 days, but not more than 30 days without the consent of the Assistant Chief Counsel of the Appeals Division, to submit such arguments and evidence from the date the request is made. The conference holder will also grant the other party at least 15 days, but not more than 30 days without the consent of the Assistant Chief Counsel of the Appeals Division, to respond after that submission.

   (2) The Appeals Division may, at any time before the appeal is final, request additional written argument, analysis, or documentation from any party, and when it does so, will determine how long to provide the party to respond and will so inform the party. The Appeals Division will also determine whether a response should be submitted by the other party, and if so will advise that party when the response is due.

Note: Authority cited: Section 15606, Government Code; and Sections 7051, 8251, 9251, 13170, 30451, 32451, 38701, 40171, 41128, 43501, 45851, 46601, 50152, 55301 and 60601, Revenue and Taxation Code. Reference: Sections 6074, 6456, 6538, 6562, 6592, 6593, 6593.5, 6596, 6814, 6901, 6902, 6906, 6981, 7081, 7657, 7657.1, 7658, 7658.1, 7700, 7700.5, 7711, 8126, 8128, 8191, 8828, 8828.5, 8852, 8877, 8878, 8878.1, 8879, 9151, 9152, 9196, 12429, 12636, 12637, 12951, 12977, 12978, 12981, 30175, 30176, 30176.1, 30176.2, 30177, 30178, 30178.1, 30243, 30243.5, 30262, 30282, 30283, 30283.5, 30284, 30361, 30362, 30365, 30421, 32255, 32256.5, 32257, 32302, 32312, 32313, 32401, 32402, 32402.1, 32404, 32407, 32440, 38433, 38435, 38443, 38452, 38453, 38454, 38455, 38601, 38602, 38605, 38631, 40093, 40102, 40103, 40103.5, 40104, 40111, 40112, 40115, 40121, 41087, 41093, 41093.5, 41094, 41097, 41097.5, 41098, 41100, 41101, 41104, 41107, 43157, 43158, 43158.5, 43159, 43303, 43351, 43352, 43451, 43452, 43454, 43491, 45155, 45156, 45156.5, 45157, 45303, 45352, 45353, 45651, 45652, 45654, 45801, 46156, 46157, 46157.5, 46158, 46202, 46303, 46353, 46501, 46502, 46505, 46511, 50112.2, 50112.3, 50112.4, 50112.5, 50116, 50120, 50120.2, 50120.3, 50139, 50140, 50142, 50151, 55004, 55046, 55046.5, 55083, 55102, 55103, 55221, 55222, 55224, 55281, 60209, 60210, 60211, 60212, 60332, 60333, 60352, 60501, 60502, 60506, 60507, 60521, 60522 and 60581, Revenue and Taxation Code.
History: 1. New section adopted 9-12-2007; effective 2-6-2008.
   2. Amendments adopted November 19, 2013, effective April 1, 2014. The amendments replaced
   “Failure to Appear” with “Additional Submissions” in the title of the regulation; deleted the titles
   from subdivisions (a) through (d); replaced “Appeals Staff that” with “an Appeals Division
   conference holder who,” replaced “matter” with “appeal,” replaced “Appeals Staff” with “the
   Appeals Division,” and replaced “Appeals Staff’s” with “the Appeals Division’s” in subdivision (a);
   replaced “Board Staff” with “one or more representatves” and replaced “reasons for determining
   that a tax or fee is due, a claim for refund should be denied, or a request for relief should not be
   granted” with “Department’s position in the appeal” in subdivision (b); replaced “reasons for
determining that the tax or fee at issue is due or should not be refunded” with “position in the
appeal” in subdivision (c); replaced “As such, it” with “It” and replaced “Appeals Staff” with “the
Appeals Division” in subdivision (d); replaced “Appeals Staff” with “the Appeals Division” and
added the text after “appeals conference” in the first sentence in subdivision (d)(1); deleted the
designation “(1)” and deleted the second sentence from the text previously designated as
subdivision (d)(1); revised the first sentence in subdivision (d)(2), which previously provided that
“If any party requests permission to submit additional written arguments and documentary
evidence at the appeals conference, Appeals Staff may grant that party 15 days after the appeals
conference to submit such arguments and evidence”; replaced the second sentence and deleted
the third sentence in subdivision (d)(2); renumbered subdivision (d)(2) as subdivision (d)(1);
added a new subdivision (d)(2); and deleted subdivisions (d)(3), (e) and (f).