## Town of Alden Board of Assessment Review (BAR)

Instructions and Tips
(Instructions and application can be found on the following website or at the Assessor's office)

www.alden.erie.gov

- 1. All applications must be filed on or before Friday, May 28. This can be done by mail, email or fax or left in the drop box at the front of the Town Hall. You can appear without an appointment on Grievance day (June 1, 2021) but must have a complete application. It is recommended that you make an appointment so that you do not have to sit and wait until there is an opening. This will also allow us to provide the BAR with your assessment folder and any other information we currently have in our office. All complete applications filed by the deadline WILL be heard by the Board of Assessment Review.
- 2. The application must be completed in full PRIOR to meeting with the BAR. All information must be completed including question #7 on page 1 of the application. The Board cannot consider any applications without a value indicated per New York State guidelines. Merely objecting that the assessment is too high will not result in a successful grievance outcome.
- 3. You must prove that the current assessment in incorrect. You will need to provide information such as a current, valid appraisal, proof that some inventory is incorrect, good sales comparisons (be sure to use comparisons with the same building style, similar square footage and located in the Town of Alden and /or Village of Alden), pictures of the home's condition or neighborhood concerns in order to support your request. Assessment information is available at www.alden.erie.gov
- 4. **The Board will conduct 10-15 minute appointments.** To maximize your time with the BAR, be sure to have all your information available. All questions and comments should be addressed to the BAR. The Assessor will be present, but only to answer any questions the BAR members may have.
- 5. You will be notified by mail of the BAR's decision. If you are satisfied with the BAR's decision, that value will become your final assessment. There is nothing further that you need to do. The new value will not change again until the next revaluation or if any new construction/demolition has occurred or if a change is made to the property (split/merge).
- 6. You do not need to be represented by an attorney or representative.