

WE THANK YOU FOR YOUR SERVICE!

PARTIAL DISABLED VETERAN'S & 100% DISABLED VETERAN

As with a general homestead, once you have applied for the exemption and it has been granted, you do not have to reapply for each year, HOWEVER, the Chief Appraiser can request that you re-apply.

The Franklin County Appraisal District asks that **ALL** our taxpayers re-apply approximately every 3-5 years. We do this in order to ensure our taxpayers are receiving all the benefits to which they are entitled.

Any time you have questions or concerns, do not hesitate to call or come by the office.

We are here to serve you!



FRANKLIN COUNTY APPRAISAL DISTRICT

P. O. Box 720 (mailing address)
310 W. Main St. (physical address)
Mount Vernon, TX. 75457
Phone: (903)537-2286

www.franklincad.com

If you have any questions please feel free to contact us!

franklinhelp@suddenlinkmail.com

2016

FRANKLIN COUNTY APPRAISAL DISTRICT



DISABLED VETERANS

Tax Code Section 11.131 requires an exemption of the total appraised value of homesteads of Texas Veterans who received 100% compensation from the VA due to a 100% disability rating or determination of individual unemployability by the VA.



Partial Exemptions Disability Rating of:

10-29%	\$5,000
30-49%	\$7,500
50-69%	\$10,000
70-100%	\$12,000

****Once a Veteran reaches age 65 with a rating of at least 10%, they will receive the \$12,000 exemption.**



EXEMPTIONS

PARTIAL DISABLED VETERAN EXEMPTION

To receive a **partial disabled Veteran** exemption, you must either be a Veteran who was disabled while serving with the United States Armed Forces or the surviving spouse or child (under the age of 18 and unmarried) of a disabled Veteran or of a member of the Armed forces who was killed while on active duty. You must be a Veteran of the United States armed forces who is classified as disabled by the Veterans Administration or the armed services branch in which you served and have a service-connected disability. The disabled Veteran must be a Texas resident and must choose **ONE** property to receive the exemption.

The **Partial Disabled Veteran** exemption is the **ONLY** exemption not tied to the Veterans homestead.

A disabled Veteran who owns property other than a residence homestead may apply for a different disabled Veterans exemption. This exemption is allowed by Tax Code Section 11.22 and is applied according to the Veterans disability rating of 10% or higher. An eligible disabled Veteran may receive both exemptions.

100% VETERAN EXEMPTION

A disabled Veteran with a service connected disability receiving 100% disability compensation and with a disability rating of 100% (or determination of individual unemployability) is eligible.

THIS EXEMPTION CAN ONLY BE APPLIED TO A RESIDENCE HOMESTEAD OF A DISABLED VETERAN.

SURVIVING SPOUSE

An individual must have been married to a disabled Veteran at the time of the Veterans death and the disabled Veteran must have qualified for the 100% or totally disabled veteran exemption when he/she died. The property must have been the residence homestead of the surviving spouse when the disabled Veteran died and remain the residence homestead of the surviving spouse and the spouse must not have remarried.

**FOR MORE INFORMATION,
PLEASE CONTACT
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