



**FINAL ADMINISTRATIVE DECISION
ILLINOIS PROPERTY TAX APPEAL BOARD**

APPELLANT: Condo Assoc. 1411 N. State Parkway
DOCKET NO.: 11-26682.001-R-3 through 11-26682.029-R-3
PARCEL NO.: See Below

The parties of record before the Property Tax Appeal Board are Condo Assoc. 1411 N. State Parkway, the appellant(s), by attorney Thomas J. McNulty, of Neal, Gerber & Eisenberg, LLP in Chicago; and the Cook County Board of Review.

Prior to the hearing the parties reached an agreement as to the correct assessment of the subject property. This assessment agreement was presented to and considered by the Property Tax Appeal Board.

After reviewing the record and considering the evidence submitted, the Property Tax Appeal Board finds that it has jurisdiction over the parties and the subject matter of this **Cook** County appeal. The Property Tax Appeal Board further finds that the agreement of the parties is proper, and the correct assessed valuation of the property is:

DOCKET NO	PARCEL NUMBER	LAND	IMPRVMT	TOTAL
11-26682.001-R-3	17-03-102-037-1001	14,487	90,872	105,359
11-26682.002-R-3	17-03-102-037-1002	14,487	90,872	105,359
11-26682.003-R-3	17-03-102-037-1003	14,487	90,872	105,359
11-26682.004-R-3	17-03-102-037-1004	17,169	107,691	124,860
11-26682.005-R-3	17-03-102-037-1005	17,169	107,691	124,860
11-26682.006-R-3	17-03-102-037-1006	17,169	107,691	124,860
11-26682.007-R-3	17-03-102-037-1007	14,865	93,238	108,103
11-26682.008-R-3	17-03-102-037-1008	14,865	93,238	108,103
11-26682.009-R-3	17-03-102-037-1009	14,865	93,238	108,103
11-26682.010-R-3	17-03-102-037-1010	13,441	84,309	97,750
11-26682.011-R-3	17-03-102-037-1011	13,441	84,309	97,750
11-26682.012-R-3	17-03-102-037-1012	13,441	84,309	97,750
11-26682.013-R-3	17-03-102-037-1013	9,306	58,373	67,679
11-26682.014-R-3	17-03-102-037-1014	8,551	53,641	62,192
11-26682.015-R-3	17-03-102-037-1015	995	6,245	7,240
11-26682.016-R-3	17-03-102-037-1016	995	6,245	7,240
11-26682.017-R-3	17-03-102-037-1017	995	6,245	7,240
11-26682.018-R-3	17-03-102-037-1018	995	6,245	7,240
11-26682.019-R-3	17-03-102-037-1019	995	6,245	7,240
11-26682.020-R-3	17-03-102-037-1020	995	6,245	7,240
11-26682.021-R-3	17-03-102-037-1021	995	6,245	7,240

11-26682.022-R-3	17-03-102-037-1022	995	6,245	7,240
11-26682.023-R-3	17-03-102-037-1023	995	6,245	7,240
11-26682.024-R-3	17-03-102-037-1024	995	6,245	7,240
11-26682.025-R-3	17-03-102-037-1025	995	6,245	7,240
11-26682.026-R-3	17-03-102-037-1026	995	6,245	7,240
11-26682.027-R-3	17-03-102-037-1027	995	6,245	7,240
11-26682.028-R-3	17-03-102-037-1028	995	6,245	7,240
11-26682.029-R-3	17-03-102-037-1029	254	1,599	1,853

Subject only to the State multiplier as applicable.

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This is a final administrative decision of the Property Tax Appeal Board which is subject to review in the Circuit Court or Appellate Court under the provisions of the Administrative Review Law (735 ILCS 5/3-101 et seq.) and section 16-195 of the Property Tax Code. Pursuant to Section 1910.50(b) of the rules of the Property Tax Appeal Board (86 Ill.Admin.Code §1910.50(b)) the proceeding before the Property Tax Appeal Board is terminated when the decision is rendered. The Property Tax Appeal Board does not require any motion or request for reconsideration.



Chairman



Acting Member

Member



Member



Member

DISSENTING: _____

CERTIFICATION

As Clerk of the Illinois Property Tax Appeal Board and the keeper of the Records thereof, I do hereby certify that the foregoing is a true, full and complete Final Administrative Decision of the Illinois Property Tax Appeal Board issued this date in the above entitled appeal, now of record in this said office.

Date: February 20, 2018



Clerk of the Property Tax Appeal Board

IMPORTANT NOTICE

Section 16-185 of the Property Tax Code provides in part:

"If the Property Tax Appeal Board renders a decision lowering the assessment of a particular parcel after the deadline for filing complaints with the Board of Review or after adjournment of the session of the Board of Review at which assessments for the subsequent year or years of the same general assessment period, as provided in Sections 9-125 through 9-225, are being considered, the taxpayer may, within 30 days after the date of written notice of the Property Tax Appeal Board's decision, appeal the assessment for such subsequent year or years directly to the Property Tax Appeal Board."

In order to comply with the above provision, YOU MUST FILE A PETITION AND EVIDENCE WITH THE PROPERTY TAX APPEAL BOARD WITHIN 30 DAYS OF THE DATE OF THE ENCLOSED DECISION IN ORDER TO APPEAL THE ASSESSMENT OF THE PROPERTY FOR THE SUBSEQUENT YEAR OR YEARS. A separate petition and evidence must be filed for each of the remaining years of the general assessment period.

Based upon the issuance of a lowered assessment by the Property Tax Appeal Board, the refund of paid property taxes is the responsibility of your County Treasurer. Please contact that office with any questions you may have regarding the refund of paid property taxes.

PARTIES OF RECORD

AGENCY

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APPELLANT

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