

FINAL ADMINISTRATIVE DECISION ILLINOIS PROPERTY TAX APPEAL BOARD

APPELLANT:	Melissa Cheng
DOCKET NO.:	16-36387.001-R-1
PARCEL NO .:	17-22-109-101-0000

The parties of record before the Property Tax Appeal Board are Melissa Cheng, the appellant(s), by attorney Joanne Elliott, of Elliott & Associates, P.C. in Des Plaines; and the Cook County Board of Review.

Based on the facts and exhibits presented in this matter, the Property Tax Appeal Board hereby finds <u>No Change</u> in the assessment of the property as established by the **Cook** County Board of Review is warranted. The correct assessed valuation of the property is:

LAND:	\$9,752
IMPR.:	\$48,489
TOTAL:	\$58,241

Subject only to the State multiplier as applicable.

Statement of Jurisdiction

The appellant timely filed the appeal from a decision of the Cook County Board of Review pursuant to section 16-160 of the Property Tax Code (35 ILCS 200/16-160) challenging the assessment for the 2016 tax year. The Property Tax Appeal Board finds that it has jurisdiction over the parties and the subject matter of the appeal.

Findings of Fact

The subject property is a 22 year-old, one-story dwelling of masonry construction containing2,028 square feet of living area. Features of the dwelling include a slab basement, two and one-half baths, and a one and one-half car garage. The property has a 848 square foot site in Chicago, South Chicago Township, Cook County. It is a Class 2 property under the Cook County Real Property Assessment Classification Ordinance.

The appellant contends overvaluation as the basis of the appeal. In support of this argument, the appellant submitted evidence showing that the subject unit sold on March 17, 2016 for \$300,000. The appellant's pleadings regarding Section IV- Recent Sale Data confirmed: the closing date, sale price, that the parties to the transaction were not related, that the subject was advertised for sale by owner, and that the seller's mortgage was not assumed. In support, the appellant

submitted an owner affidavit, the real estate contract, the settlement statement, and deed. The appellant requested a reduction of the subject's assessed value to \$30,000.

The board of review submitted its "Board of Review Notes on Appeal" wherein the subject's combined total assessment of \$58,241 was disclosed. The subject's assessment reflects a market value of \$582,410 when applying the 2016 level of assessment for class 2-95 property under the Cook County Real Property Assessment Classification Ordinance of 10%. In support, the board of review submitted four sale comparables and confirmed the subject's sale in 2016 for \$300,000. Based on this evidence, the board of review requested confirmation of the subject's assessment.

In rebuttal, the appellant reaffirmed that the sale was an arm's length transaction, that the board of review's equity comparables were not responsive to the appellant's market value argument, and that the board of review's sale comparables are "raw/unconfirmed" sales data. Lastly, the appellant stated that the board of review did not refute that the arm's length nature of the subject's recent sale

Conclusion of Law

When overvaluation is claimed, the appellant has the burden of proving the value of the property by a preponderance of the evidence. <u>Cook Cnty. Bd. of Review v. Prop. Tax Appeal Bd.</u>, 339 Ill. App. 3d 529, 545 (1st Dist. 2002); <u>National City Bank of Michigan/Illinois v. Prop. Tax Appeal Bd.</u>, 331 Ill. App. 3d 1038, 1042 (3d Dist. 2002) (citing <u>Winnebago Cnty. Bd. of Review v. Prop.</u> <u>Tax Appeal Bd.</u>, 313 Ill. App. 3d 179 (2d Dist. 2000)); 86 Ill. Admin. Code § 1910.63(e). Proof of market value may consist of an appraisal, a recent arm's length sale of the subject property, recent sales of comparable properties, or recent construction c,osts of the subject property. <u>Calumet Transfer, LLC v. Prop. Tax Appeal Bd.</u>, 401 Ill. App. 3d 652, 655 (1st Dist. 2010); 86 Ill. Admin. Code § 1910.65(c). Having considered the evidence presented, the Board finds that the evidence indicates a reduction is not warranted.

The Board also gives little weight to the subject's sale due to lack of information regarding the arm's length nature of the sale. The appellant's pleadings state that the subject was advertised for sale by the owner and a cash sale. No further evidence was submitted to explain and/or describe what is involved in for sale by owner. Furthermore, the evidence shows that the subject was not advertised on the open market which is an important element of determining whether an arm's length transaction occurred. Therefore, the Board finds the subject's assessment is not reflective of market value and reduction in the subject's assessment is not justified.

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(d) of the rules of the Property Tax Appeal Board (86 Ill.Admin.Code §1910.50(d)) 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.

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Member	Member
Dan Dikinin	Savah Bokley
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:

May 26, 2020

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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 <u>PETITION AND</u> <u>EVIDENCE</u> 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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COUNTY

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