

FINAL ADMINISTRATIVE DECISION ILLINOIS PROPERTY TAX APPEAL BOARD

APPELLANT: Gordie Milojevic

DOCKET NO.: 21-00418.001-R-1 through 21-00418.002-R-1

PARCEL NO.: See Below

The parties of record before the Property Tax Appeal Board are Gordie Milojevic, the appellant, by attorney Robert Rosenfeld, of Robert H. Rosenfeld & Associates, LLC in Chicago; and the Lake County Board of Review.

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

DOCKET NO	PARCEL NUMBER	LAND	IMPRVMT	TOTAL
21-00418.001-R-1	16-30-201-006	49,334	41,053	\$90,387
21-00418.002-R-1	16-30-201-007	49,334	0	\$49,334

Subject only to the State multiplier as applicable.

Statement of Jurisdiction

The appellant timely filed the appeal from a decision of the Lake County Board of Review pursuant to section 16-160 of the Property Tax Code (35 ILCS 200/16-160) challenging the assessment for the 2021 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 consists of two parcels with one parcel being improved with a one-story dwelling of wood siding exterior construction with 1,205 square feet of living area. The dwelling was constructed in 1962 and is approximately 59 years old. Features of the home include a basement, a fireplace, and a garage containing 624 square feet of building area. The property has a combined 55,100 square foot site and is located in Deerfield, West Deerfield Township, Lake County.

The appellant contends assessment inequity with respect to the improvement as the basis of the appeal. In support of this argument the appellant submitted information on three equity comparables located within .34 of a mile of the subject and within the subject's assessment neighborhood. The comparables consist of one-story dwellings of brick or wood siding exterior construction ranging in size from 1,524 to 1,936 square feet of living area. The homes are 61 to

69 years old. Each dwelling has one or two fireplaces and a garage ranging in size from 504 to 616 square feet of building area. One comparable has central air conditioning, two comparables each have a basement, and one comparable has a concrete slab foundation. The comparables have improvement assessments ranging from \$49,772 to \$59,492 or from \$27.03 to \$32.66 per square foot of living area. Based on this evidence, the appellant requested a reduced improvement assessment of \$36,672 or \$30.43 per square foot of living area.

The board of review submitted its "Board of Review Notes on Appeal" disclosing the combined assessment for both parcels of \$139,721. The subject property has an improvement assessment of \$41,053 or \$34.07 per square foot of living area.

In support of its contention of the correct assessment the board of review submitted information on three equity comparables located within .23 of a mile of the subject and within the subject's assessment neighborhood. The comparables consist of one-story dwellings of brick, wood siding, or brick and wood siding exterior construction that were built from 1961 to 1967, with comparable #3 having an effective age of 1978. The homes range in size from 1,574 to 1,932 square feet of living area. Each dwelling has one or two fireplaces, a basement with one having finished area, and a garage ranging in size from 506 to 624 square feet of building area. One comparable has central air conditioning. The comparables have improvement assessments ranging from \$53,763 to \$85,350 or from \$33.87 to \$44.18 per square foot of living area. Based on this evidence the board of review requested the subject's assessment be confirmed.

Conclusion of Law

The taxpayer contends assessment inequity as the basis of the appeal. When unequal treatment in the assessment process is the basis of the appeal, the inequity of the assessments must be proved by clear and convincing evidence. 86 Ill.Admin.Code §1910.63(e). Proof of unequal treatment in the assessment process should consist of documentation of the assessments for the assessment year in question of not less than three comparable properties showing the similarity, proximity, and lack of distinguishing characteristics of the assessment comparables to the subject property. 86 Ill.Admin.Code §1910.65(b). The Board finds the appellant did not meet this burden of proof and a reduction in the subject's assessment is not warranted.

The parties submitted a total of six equity comparables to support their respective positions before the Property Tax Appeal Board. The Board finds none of the comparables are truly similar to the subject due to differences in dwelling size, foundation, age/effective age, and/or some features. Nevertheless, the Board has given reduced weight to the appellant's comparable #1 due to its dissimilar foundation when compared to the subject. The Board also gives reduced weight to board of review comparable #3 due to its newer effective age and finished basement, a feature the subject lacks.

The Board finds the best evidence of assessment equity to be appellant's comparables #2 and #3 along with board of review comparables #1 and #2, which are similar to the subject in age, location, and some features. These comparables had improvement assessments that ranged from \$49,772 to \$59,842 or from \$31.64 to \$34.16 per square foot of living area. The subject's improvement assessment of \$41,053 or \$34.07 per square foot of living area falls below the range established by the best comparables in this record overall and within the range on a per-

square-foot basis. Based on this record and after considering adjustments to the best comparables for differences from the subject, the Board finds the appellant did not demonstrate with clear and convincing evidence that the subject's improvement was inequitably assessed and a 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 Dikini	Sarah 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 16, 2023		
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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 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

State of Illinois Property Tax Appeal Board William G. Stratton Building, Room 402 401 South Spring Street Springfield, IL 62706-4001

APPELLANT

Gordie Milojevic, by attorney: Robert Rosenfeld Robert H. Rosenfeld & Associates, LLC 33 North Dearborn Street Suite 1850 Chicago, IL 60602

COUNTY

Lake County Board of Review Lake County Courthouse 18 North County Street, 7th Floor Waukegan, IL 60085