BEFORE THE NEBRASKA TAX EQUALIZATION AND REVIEW COMMISSION

| DAVID J. BALDWIN, |) | |
|-------------------------|---|---|
| Appellant, |) | Case No. 08R 668 |
| v. |) | DECISION AND ORDER REVERSING THE DECISION OF |
| DOUGLAS COUNTY BOARD OF |) | THE DOUGLAS COUNTY BOARD OF |
| EQUALIZATION, |) | EQUALIZATION |
| |) | AFTER RECONSIDERATION |
| Appellee. |) | |
| | | |

The above-captioned case was called for a hearing on the merits of an appeal by David J. Baldwin ("the Taxpayer") to the Tax Equalization and Review Commission ("the Commission"). The hearing was held in the Commission's Hearing Room on the sixth floor of the Nebraska State Office Building in the City of Lincoln, Lancaster County, Nebraska, on June 25, 2010, pursuant to an Order for Hearing and Notice of Hearing issued March 25, 2010. Commissioner Wickersham, Chairperson of the Commission was the presiding hearing officer. Commissioner Warnes was absent. Commissioner Wickersham as Chairperson designated Commissioners Wickersham, Salmon, and Hotz as a panel of the Commission to hear the appeal. Commissioner Salmon was excused. Commissioner Hotz was present. The appeal was heard by a quorum of a panel of the Commission.

David J. Baldwin was present at the hearing. No one appeared as legal counsel for the Taxpayer.

Thomas S. Barrett, a Deputy County Attorney for Douglas County, Nebraska, was present as legal counsel for the Douglas County Board of Equalization ("the County Board").

The Commission took statutory notice, received exhibits, and heard testimony.

The Commission is required to state its final decision and order concerning an appeal, with findings of fact and conclusions of law, on the record or in writing. Neb. Rev. Stat. §77-5018 (2010 Cum. Supp.). The final decision and order of the Commission in this case is as follows.

I. ISSUES

The Taxpayer has asserted that actual value of the subject property as of January 1, 2008, is less than actual value as determined by the County Board. The issues on appeal related to that assertion are:

Whether the decision of the County Board determining actual value of the subject property is unreasonable or arbitrary; and

The actual value of the subject property on January 1, 2008.

II. FINDINGS OF FACT

The Commission finds and determines that:

- The Taxpayer has a sufficient interest in the outcome of the above captioned appeal to maintain the appeal.
- The parcel of real property to which this appeal pertains ("the Subject Property") is described in the table below.
- Actual value of the subject property placed on the assessment roll as of January 1, 2008, ("the assessment date") by the Douglas County Assessor, value as proposed in a timely

protest, and actual value as determined by the County Board is shown in the following table:

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Description: Lot 5 Block 0 West Fairacres Village, Douglas County, Nebraska.

| | Assessor Notice Value | Taxpayer Protest Value | Board Determined Value |
|-------------|--------------------------|---------------------------|---------------------------|
| Land | \$66,200.00 | \$12,000.00 | \$66,200.00 |
| Improvement | \$223,000.00 | \$180,000.00 | \$213,300.00 |
| Total | \$289,200.00 | \$192,000.00 | \$279,500.00 |

- 4. An appeal of the County Board's decision was filed with the Commission.
- The County Board was served with a Notice in Lieu of Summons and duly answered that Notice.
- An Order for Hearing and Notice of Hearing issued on March 25, 2010, set a hearing of the appeal for June 25, 2010, at 1:00 p.m. CDST.
- 7. An Affidavit of Service which appears in the records of the Commission establishes that a copy of the Order for Hearing and Notice of Hearing was served on all parties.
- 8. Actual value of the subject property as of the assessment date for the tax year 2008 is:

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Total value <u>\$212,000.00</u>.

III. APPLICABLE LAW

 Subject matter jurisdiction of the Commission in this appeal is over all questions necessary to determine taxable value. Neb. Rev. Stat. §77-5016(7) (2010 Cum. Supp.).

- 2. "Actual value is the most probable price expressed in terms of money that a property will bring if exposed for sale in the open market, or in an arm's length transaction, between a willing buyer and a willing seller, both of whom are knowledgeable concerning all the uses to which the real property is adapted and for which the real property is capable of being used. In analyzing the uses and restrictions applicable to real property the analysis shall include a full description of the physical characteristics of the real property and an identification of the property rights valued." Neb. Rev. Stat. §77-112 (Reissue 2009).
- "Actual value may be determined using professionally accepted mass appraisal methods, including, but not limited to, the (1) sales comparison approach using the guidelines in section 77-1371, (2) income approach, and (3) cost approach." Neb. Rev. Stat. §77-112 (Reissue 2009).
- 4. "Actual value, market value, and fair market value mean exactly the same thing." *Omaha Country Club v. Douglas County Board of Equalization, et al.*, 11 Neb.App. 171, 180, 645 N.W.2d 821, 829 (2002).
- Taxable value is the percentage of actual value subject to taxation as directed by section 77-201 of Nebraska Statutes and has the same meaning as assessed value. Neb. Rev. Stat. §77-131 (Reissue 2009).
- All taxable real property, with the exception of agricultural land and horticultural land, shall be valued at actual value for purposes of taxation. Neb. Rev. Stat. §77-201(1) (Reissue 2009).

- A presumption exists that the County Board has faithfully performed its duties and has acted on competent evidence. *City of York v. York County Bd. Of Equalization*, 266 Neb. 297, 64 N.W.2d 445 (2003).
- 8. The presumption in favor of the county board may be classified as a principle of procedure involving the burden of proof, namely, a taxpayer has the burden to prove that action by a board of equalization fixing or determining valuation of real estate for tax purposes is unauthorized by or contrary to constitutional or statutory provisions governing taxation. *Gordman Properties Company v. Board of Equalization of Hall County*, 225 Neb. 169, 403 N.W.2d 366 (1987).
- 9. The presumption disappears if there is competent evidence to the contrary. Id.
- The order, decision, determination, or action appealed from shall be affirmed unless evidence is adduced establishing that the order, decision, determination, or action was unreasonable or arbitrary. Neb. Rev. Stat. §77-5016 (8) (Cum. Supp. 2006).
- Proof that the order, decision, determination, or action appealed from was unreasonable or arbitrary must be made by clear and convincing evidence. *See, e.g. Omaha Country Club v. Douglas Cty. Bd. of Equal.*, 11 Neb.App. 171, 645 N.W.2d 821 (2002).
- "Clear and convincing evidence means and is that amount of evidence which produces in the trier of fact a firm belief or conviction about the existence of a fact to be proved."
 Castellano v. Bitkower, 216 Neb. 806, 812, 346 N.W.2d 249, 253 (1984).
- A decision is "arbitrary" when it is made in disregard of the facts and circumstances and without some basis which could lead a reasonable person to the same conclusion. *Phelps Cty. Bd. of Equal. v. Graf*, 258 Neb 810, 606 N.W.2d 736 (2000).

- 14. A decision is unreasonable only if the evidence presented leaves no room for differences of opinion among reasonable minds. *Pittman v. Sarpy Cty. Bd. of Equal.*, 258 Neb 390, 603 N.W.2d 447 (1999).
- 15. "An owner who is familiar with his property and knows its worth is permitted to testify as to its value." U. S. Ecology v. Boyd County Bd. Of Equalization, 256 Neb. 7, 16, 588
 N.W.2d 575, 581, (1999).
- The County Board need not put on any evidence to support its valuation of the property at issue unless the taxpayer establishes the Board's valuation was unreasonable or arbitrary.
 Bottorf v. Clay County Bd. of Equalization, 7 Neb.App. 162, 580 N.W.2d 561 (1998).
- 17. A Taxpayer, who only produced evidence that was aimed at discrediting valuation methods utilized by the county assessor, failed to meet burden of proving that value of property was not fairly and proportionately equalized or that valuation placed upon property for tax purposes was unreasonable or arbitrary. *Beynon v. Board of Equalization of Lancaster County*, 213 Neb. 488, 329 N.W.2d 857 (1983).
- A Taxpayer must introduce competent evidence of actual value of the subject property in order to successfully claim that the subject property is overvalued. Cf. *Josten-Wilbert Vault Co. v. Board of Equalization for Buffalo County*, 179 Neb. 415, 138 N.W.2d 641 (1965).

IV. ANALYSIS

The subject property is an improved parcel. The improvement on the parcel is an 1,800 square foot townhouse with a full basement, 1,167 square feet of which is finished, and a 422 square foot attached garage.

The Taxpayer asserts that the subject property is overvalued and assigns as a cause the contribution to value of the land component as determined by the County Board. For reasons that follow the Commission need not make a determination of the value contributed by the land component.

Both the Taxpayer and the County Board submitted assessment and sale information for parcels they considered comparable to the subject property. The physical characteristics, attributes, and amenities of the subject property and the most comparable parcels based on style, size, quality, and condition presented for tax year 2008, by the County for validation of its valuation, and the Taxpayer's appraiser with assessment and sale information, are summarized in the following table.

| Descriptor | Subject | County 1 | County 2 | Appraiser 1 |
|----------------|---------------------------|----------------------|----------------------|----------------------|
| Exhibit | E2:8-15 | E2:16-21 | E2:22- 29 | E10:33 |
| Location | 12705 Davenport PLZ | 2304 S 179 St | 2311 S 179 St | 841 N 131 PA |
| Lot Size | 5,877 Sq Ft | 6,555 Sq Ft | 5,824 Sq Ft | 4,792 Sq FT |
| Condition | Average | Good | Good | Good |
| Quality | Good | Good | Good | Good |
| Yr Built | 1988 | 2006 | 2003 | 1985 |
| Exterior Walls | Frame Vinyl | Frame Siding | Frame Siding | Frame Siding |
| Style | Townhouse 1 Story | Townhouse 1 Story | Townhouse 1 Story | Townhouse 1 Story |

| Descriptor | Subject | County 1 | County 2 | Appraiser 1 |
|----------------------|--|---|---|---|
| Area Above Ground | 1800 Sq Ft | 1,801 Sq Ft | 1,726 Sq Ft | 1,954 Sq Ft |
| Roof Cover | Wood Shake | Comp Shingle | Comp Shingle | Wood shake |
| HVAC | Central Air | Central Air | Central Air | Central Air |
| Basement | 1800 Sq Ft | 1,783 | 1,710 Sq Ft | 1,180 Sq Ft |
| Finished | 1,167 Sq Ft | 1,147 Sq Ft | 925 Sq Ft | 612 |
| Walkout | | | 1 | 1 |
| Bedrooms | 3 | 2 | 2 | 3 |
| Bathrooms | 3 | 3 | 3 | 2.5 |
| Garage Type | Attached | Attached | Attached | Built In |
| Garage Area | 422 Sq Ft | 440 Sq Ft | 451 Sq Ft | 462 |
| Misc Imp | Covered Wood Deck, Metal Fireplace | Metal Fireplace, Sprinkler System, Brick Veneer | Metal Fireplace, Central Vacuum, Security System, Wood Deck, Sprinkler System | Masonry Fireplace, Security System, Brick Trim, Wood Deck |
| Lot Value | \$66,200 | \$13,000 | \$13,000 | \$10,600 |
| Imp Value | \$213,300 | \$229,845 | \$229,114 | \$193,280 |
| Taxable Value | \$279,500 | \$242,845 | \$242,114 | \$203,880 |
| Sale Date | | 1/31/07 | 5/4/07 | 12/7/07 |
| Sale Price | | \$251,866 | \$260,000 | \$204,500 |

The comparables submitted by the County Board are newer in better condition than the subject property and in the case of County 2 greater amenities such as a walk out basement, security system, and central vacuum. The Appraiser 1 is larger and is in better condition than the subject property but has a smaller basement with less finish. Uniformly the parcels sold for less

than the valuation of the subject property despite attributes such as age and size that would indicate greater value.

The Taxpayer testified that in his opinion actual value of the subject property for tax year 2008 was \$212,000. That opinion is supported by the appraisal received as Exhibit 8 pages 3-15.

The determination of the County Board is unreasonable or arbitrary. Once it is determined that the decision of County Board was unreasonable or arbitrary, the Commission must review the evidence and adopt the most reasonable estimate of actual value presented. *Garvey Elevators, Inc. v. Adams County Bd. of Equalization*, 261 Neb. 130, 621 N.W.2d 518 (2001).

The determination of the County Board was based on a desire to equalize taxable value of the subject property with other townhouses in West Fairacres Village. (E3:1). The issue presented to the Commission was actual value. Actual value for assessment purposes as presented by the County Board was as shown in Exhibit 2 at page 14. Actual value as indicated on page 14 of Exhibit 2 is \$276,696. The County Board's determination was \$279,500 for equalization purposes. (E1:1).

The opinion of value given by the Taxpayer is supported by an appraisal and is the most reasonable estimate of actual value before the Commission.

V. CONCLUSIONS OF LAW

- 1. The Commission has subject matter jurisdiction in this appeal.
- 2. The Commission has jurisdiction over the parties to this appeal.

3. The Taxpayer has adduced sufficient, clear and convincing evidence that the decision of the County Board is unreasonable or arbitrary and the decision of the County Board should be vacated and reversed.

VI. ORDER

IT IS ORDERED THAT:

- The decision of the County Board determining actual value of the subject property as of the assessment date, January 1, 2008, is vacated and reversed.
- 2. Actual value, for the tax year 2008, of the subject property is:

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Total value <u>\$212,000.00</u>.

- 3. The County Assessor may make such allocation of the total value as may be appropriate for purposes of complying with section 77-1303 of Nebraska Statutes.
- This decision, if no appeal is timely filed, shall be certified to the Douglas County Treasurer, and the Douglas County Assessor, pursuant to Neb. Rev. Stat. §77-5018 (2010 Cum. Supp.).
- 5 Any request for relief, by any party, which is not specifically provided for by this order is denied.
- 6 Each party is to bear its own costs in this proceeding.
- 7. This decision shall only be applicable to tax year 2008.

8. This order is effective for purposes of appeal on June 1, 2011.

Signed and Sealed. June 1, 2011.

Wm. R. Wickersham, Commissioner

SEAL

APPEALS FROM DECISIONS OF THE COMMISSION MUST SATISFY THE REQUIREMENTS OF NEB. REV. STAT. §77-5019 (2010 Cum. Supp.), OTHER PROVISIONS OF NEBRASKA STATUTES, AND COURT RULES.

Commissioner Hotz, concurring.

I concur in the result only. I would find that the Taxpayer's appraisal of \$212,000 is the

actual value of the subject property for the tax year 2008.

Robert W. Hotz, Commissioner