

GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LANSING

ORLENE HAWKS DIRECTOR

John D Wortman, Petitioner.

MICHIGAN TAX TRIBUNAL

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MOAHR Docket No. 20-004032

City of Petoskey, Respondent. Presiding Judge
Patricia L. Halm

SUMMARY OF PREHEARING CONFERENCE

SCHEDULING ORDER

NOTICE OF VIDEO CONFERENCE HEARING

A Prehearing Conference on this matter was held on January 10, 2022. John Turner, Attorney, appeared on behalf of Petitioner. James Murray, Attorney, appeared on behalf of Respondent. A scheduling order has been established and a video conference hearing, held via Microsoft Teams, has been set for:

| HEARING DATE: | March 23, 2022, continuing on March 24, 2022, as necessary. | |
|----------------------|---|--|
| HEARING TIME: | 9:00 a.m. | |
| TEAMS HEARING LINK: | Click here to join the meeting +1 248-509-0316,,968114233# United States, Pontiac Phone Conference ID: 968 114 233# | |
| PARTICIPANTS' GUIDE: | https://bit.ly/34fBXnN | |

This hearing is open to the public and this notice is provided under the Open Meetings Act. Any participant in the hearing or member of the public wishing to attend this hearing must click on the link above to gain access to the hearing.

This is an important legal document. Please have someone translate the document.

Este es un documento legal importante. Por favor, haga traducir este documento.

এটি একটি গুরুত্বপূর্ণ আইনি দলিল, অনুগ্রহ করে কেউ দলিলটিকে অনুবাদ করুন। هذا هو وثبقة قانونية هامة يرجى لديك شخص تترجم الوثبقة.

Ito ay isang mahalagang legal na dokumento. Mangyari lamang na magkaroon ng isang tao isalin ang dokumento.

PREHEARING CONFERENCE SUMMARY

I. VALUATION INFORMATION:

A. The true cash value (TCV), assessed value (AV), and taxable value (TV) for each parcel and tax year at issue as established by the Board of Review:

Parcel Number: 24-52-18-09-101-121

| Year | TCV | AV | TV |
|------|-----------|-----------|-----------|
| 2020 | \$755,400 | \$377,700 | \$377,700 |
| 2021 | \$763,200 | \$381,600 | \$381,600 |

B. The parties' contentions of TCV, state equalized value (SEV), and TV for each parcel and tax year at issue:

Parcel Number: 24-52-18-09-101-121

| | Petitioner | | | Responde | nt | |
|------|------------|-----------|-----------|-----------|-----------|-----------|
| Year | TCV | SEV | TV | TCV | SEV | TV |
| 2020 | \$530,000 | \$265,000 | \$265,000 | \$755,400 | \$377,700 | \$377,700 |
| 2021 | \$537,420 | \$268,710 | \$268,710 | \$763,200 | \$381,600 | \$381,600 |

C. Amounts in dispute for the tax years at issue:

Parcel Number: 24-52-18-09-101-121

| Year | SEV | TV |
|------|-----------|-----------|
| 2020 | \$112,700 | \$112,700 |
| 2021 | \$112,890 | \$112,890 |

III. TAX INFORMATION:

The property's taxes have not been paid for the tax years at issue. **See MCL 205.743.**

IV. FACTUAL STATEMENT OF CLAIMS:

A. Classification of property:

| Parcel Number | Classification |
|---------------------|----------------|
| 24-52-18-09-101-121 | Residential |

B. Highest and best use (H&BU) for the tax years at issue:

| Tax Year | H&BU |
|----------|-------------|
| 2020 | Residential |
| 2021 | Residential |

- C. The property's TCV and TV are at issue for each tax year under appeal.
- D. Petitioner's claims or counterclaims: "The 2020 taxable value of Petitioners' property, the 2020 assessed value of Petitioners' property, and the 2020 state equalized value of Petitioners' property are each excessive because: (a) the taxable value of Petitioners' property exceeds the taxable value that is permitted under Michigan law, including without limitation the provisions of MCLA §211.27a; (b) the state equalized value of Petitioners' property is more than 50% of the true cash value of Petitioners' property; and (c) Petitioners' property is assessed in a discriminatory manner, because the true cash value of Petitioners' property exceeds the average true cash value of other similar properties."1
- E. Respondent's claims or counterclaims: Respondent asserts "it has properly and accurately established the property's taxable value, assessed value and state equalized value," and that "[t]he true-cash value determined by Respondent and the methods and/or calculations employed by Respondent are not erroneous or unlawful, but rather reflect the methods generally accepted in making such determinations and evaluations."2

V. PENDING MOTIONS OR DISCOVERY:

- A. Motions: None pending at this time.
- B. Discovery: Discovery is closed unless otherwise stated below.

VI. VIDEO CONFERENCE HEARING INFORMATION:

The parties and the Tribunal have determined the above-captioned case shall be conducted via video conference.

A link to the MOAHR MTT Guide for Participants for the Conducting of Entire Tribunal Hearings as Video Conference Proceedings is provided above. Participants are encouraged to review this Guide prior to hearing and are required to comply with the requirements of the Guide, as said requirements will facilitate the conducting of the scheduled hearing.

¹ Petition, ¶9.

² Answer, ¶6, 8.

SCHEDULING ORDER

- I. March 9, 2022, is the final date for the parties to submit their exhibit lists and exhibits, with the exception of rebuttal exhibits, to the Tribunal by e-filing or email and the opposing party or parties by email. For the exhibit list, the parties must use the form prescribed by the Tribunal. The exhibit list and exhibits shall be submitted as provided in the MOAHR MTT Guide for Participants. An exhibit will not be admitted into evidence unless the exhibit is disclosed and furnished in accordance with this Order (even though admissible) except upon a finding of good cause by the Tribunal. The exhibits may be submitted separately or in a single document provided that the single document or PDF is bookmarked so that each exhibit can be easily accessed.
- II. March 9, 2022, is the final date for Petitioner to notify the Tribunal by e-filing or email of the name and telephone number of the court reporter retained by the parties to transcribe the hearing, as provided in the MOAHR MTT Guide for Participants.

Failure to comply with this Order may result in the dismissal of the case or the conducting of a show cause or default hearing, as provided by TTR 231.3

By Patricia L. Halm

Date Entered: January 13, 2022

³ See also MCL 205.732.

HEARING INFORMATION – PLEASE READ IMMEDIATELY

GENERAL INFORMATION: An impartial hearing will be conducted in accordance with the Michigan Administrative Hearing Rules (R 792.10101-R 792.11289) and the Michigan Administrative Procedures Act, MCL 24.201 *et seq*. The Michigan Rules of Evidence and the Michigan Court Rules may be applicable. A party is expected to exercise proper respect and courtesy toward other parties, witnesses, and administrative law judges, which includes attending the hearing on time, silencing cell phones, and dressing in appropriate clothing for inperson hearings.

REPRESENTATION: A party may be represented by an attorney or other authorized representative of the party's own choosing and at the party's own expense. The Michigan Office of Administrative Hearings and Rules does not recommend or appoint attorneys.

WITNESSES: Parties may present witnesses, if any, identified in the Prehearing Statements, to testify under oath or affirmation at the hearing, subject to cross-examination by the opposing party, and questions by the administrative law judge.

EXHIBITS: The parties shall submit exhibits pursuant to the Guide for Participants.

COURT REPORTER: The parties shall not only provide a court reporter to transcribe the hearing but shall also provide an electronic copy of the hearing transcript to the Tribunal by emailing it to taxtrib@michigan.gov. The costs attributable to the court reporter shall be shared equally by the parties. If the parties fail to pay the costs of the transcript to the court report prior to the submission of the transcript to the Tribunal, the court reporter may report this to the Tribunal with the submission of the transcript. As a result, the party or parties who failed to pay the costs associated with the transcript may be held in default.⁴

WITHDRAWAL: If Petitioner no longer wants to continue with the appeal, Petitioner may submit a written request to withdraw the case. Respondent must concur with the withdrawal. The request must be submitted to the Tribunal and served on Respondent at least 14 days before the hearing. Respondent may file a concurrence or objection to the request within 7 days of the service of the request on that party. If Respondent does not timely submit a concurrence or objection to the request will be deemed to be a concurrence to the request. If the request is granted, the case will be dismissed. If a request is not granted or the Tribunal has not notified you that it has been granted, you are required to attend the hearing.

SETTLEMENT: Parties may submit a written agreement settling a case (i.e., stipulation). The stipulation must be on a form made available by the tribunal or shall be in a written form that is in substantial compliance with the tribunal's form and be signed by the parties' attorneys or authorized representatives, if they have attorneys or authorized representatives, or by the parties, if they do not have attorneys or authorized representatives. There is a \$50 fee for the filing of the stipulation. If the stipulation with appropriate filing fee is received by the Tribunal or the parties email a copy of the signed stipulation to the Tribunal by 4:30 p.m. on the business day immediately preceding the day of the scheduled hearing, the hearing may be adjourned. Parties that email a copy of a signed stipulation to the Tribunal for purposes of adjourning a hearing are also required to submit the original signed stipulation with appropriate filing fee. The

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⁴ See TTR 321.

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stipulation, once submitted, will be reviewed and, if accepted, the Tribunal will issue a consent judgment.

FAILURE TO APPEAR: The failure of a party to timely appear or otherwise participate in a hearing will result in adjournment of the hearing and the holding of that party in default. The defaulted party will be given an opportunity to show good cause for the failure to appear. Failure to respond or show good cause may result in dismissal of the case or the conducting of a default hearing.

REASONABLE ACCOMMODATION: All hearings are conducted in a barrier-free location in compliance with the Americans with Disabilities Act. An individual requiring reasonable accommodation for effective participation in a hearing, including accessible documentation such as braille, large print, electronic or audio reader, should contact the MOAHR by telephone at (517) 335-9760, or complete and submit an accommodation request form at https://www.michigan.gov/documents/lara/Disability Accommodation FORM v1 2 464017 7.d oc within five (5) days of receipt of the Notice of Hearing to ensure availability of accommodation.

Hearing participants and observing members of the public who need assistance with speech or hearing may also participate in a telephonic or virtual hearing by dialing 7-1-1 and using the Michigan Relay service. More information about this service may be found at https://www.michigan.gov/mpsc/0,9535,7-395-93308 93325 93425 94040 94041---,00.html.

PRIVACY OF INFORMATION: In order to conduct a comprehensive and fair hearing, a party's private or confidential information, such as health or financial information, may be disclosed to the Tribunal and other parties and their attorneys or representatives. The MOAHR will use the private information solely for purposes related to the hearings process. A party may file a motion to request that a public hearing be closed in part or file a motion for protective order to deem certain information private and confidential in order to afford that information special protection.

CONTACT INFORMATION:

Michigan Tax Tribunal

Mailing Address: P.O. Box 30232, Lansing, MI 48909
Phone: (517) 335-9760

E-Mail: taxtrib@michigan.gov
Website: www.michigan.gov/taxtrib
E-Filing: https://eFiling.apps.lara.state.mi.us

Office Hours: 8:00 a.m. – 5:00 p.m., our office is closed from 12:00 p.m. – 1:00 p.m.