

STATE OF NEVADA STATE BOARD OF EQUALIZATION

BRIAN SANDOVAL Governor

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	in the Matter of	Case Nos. 18-121; 18-124, 18-125; 18-128
	APN 139-34-611-033 Jeffrey & Sophie Lau	
	APNS 139-34-611-036; APN 139-34-611-037 Good Earth Enterprises, Inc.	
	APN 139-34-611-041 LIG Land Development, LLC PETITIONERS	
	v.)	
)	Michele W. Shafe Clark County Assessor RESPONDENT	
	Appeal of the Decision of the Clark County Board of Equalization	

NOTICE OF DECISION

Appearances

Robert Mann appeared on behalf of Jeffrey & Sophie Lau, Good Earth Enterprises, Inc. and LIG Land Development, LLC (Taxpayers).

Jill Wood and Stephanie Jones appeared on behalf of the Clark County Assessor's Office (Assessor).

Summary

The matter of the Taxpayer's petition for review of property valuations for the 2018-2019 Secured Roll within Clark County, Nevada, came before the State Board of Equalization (State Board) for hearing in Las Vegas, Nevada, on July 30, 2018, after due notice to the Taxpayer and the Assessor.

On or about January 8, 2018, the Taxpayers petitioned the Clark County Board of Equalization (County Board) for a review of taxable valuation of real property. On or about February 16, 2018, the County Board held a hearing and reviewed the Taxpayers' petitions. The subject properties consist of

improved commercial property in poor condition. The County Board accepted the Assessor's recommendation for no changes to the total taxable value of the subject properties, \$476,494 (139-34-611-033 – located on 7th St. between Bridger Ave. and Carson Ave.; .16 acre parcel with improvements constructed in 1963, formerly Liberty Office Building, are in poor condition and building is vacant and boarded up); \$992,794 (139-34-611-036 – located at 7th St. and Bridger Ave., .32 acre parcel with improvements consisting of a 33 unit motel in poor condition and currently vacant and boarded up); \$2,702,017 (139-34-611-037 – located at 7th St. and Bridger Ave., .42 acre parcel with improvements constructed in 1973, former El Cid hotel, currently in poor condition and building is vacant and boarded up); and \$862,711 (139-34-611-041 – located at Carson St. and 6th St., .32 acre parcel with improvements constructed in 1932, formerly the MI Residential Motel, are in poor condition and building is vacant and boarded up). On or about March 9, 2018, the Taxpayer appealed to the State Board. The parties agreed to consolidate the cases.

The State Board, having considered all evidence, documents and testimony pertaining to the valuation of the property in accordance with NRS 361.227, hereby makes the following Findings of Fact, Conclusions of Law and Decision.

FINDINGS OF FACT

- 1) The State Board is an administrative body created pursuant to NRS 361.375.
- 2) The State Board is mandated to hear all appeals of property tax assessments pursuant to NRS 361.360 and NRS 361.400.
- 3) The Taxpayer and the Assessor were given adequate, proper and legal notice of the time and place of the hearing before the State Board, and the matter was properly noticed pursuant to the Open Meeting Law at NRS 241.020.
 - The Taxpayers have the burden of proof pursuant to NAC 361.741.
 - 5) The comparable properties indicate the subject properties are not overvalued.
- 6) Any finding of fact above construed to constitute a conclusion of law is adopted as such to the same extent as if originally so denominated.

CONCLUSIONS OF LAW

- 1) The Taxpayers timely filed a notice of appeal, and the State Board accepted jurisdiction to determine this matter.
 - The Taxpayers and the Assessor are subject to the jurisdiction of the State Board.
 - The State Board has the authority to determine the taxable values in the State.
- 4) The Taxpayers failed to meet their burden to show the County Board's decision was in error.
- 5) The taxable values for the subject properties do not exceed the full cash value and are consistent with comparable properties.
- 6) Any conclusion of law above construed to constitute a finding of fact is adopted as such to the same extent as if originally so denominated.

DECISION

Based on the above Findings of Fact and Conclusions of Law and a preponderance of the evidence, the State Board decided, by unanimous vote, to uphold the County Board's decision to accept the Assessor's recommendation for no change to the total taxable value of the subject properties. The Petitions are denied.

BY THE STATE BOARD OF EQUALIZATION THIS 1 DAY OF OLTOFFE, 2018.

William D. Anderson, Secretary