| Order of the | Kittitas | County |
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Board of Equalization

| Property Owner: | Vernon Ahlf | | | | |
|------------------------------------|------------------|---------|--|---------|---------|
| Parcel Number(s): | 111036 | | | | |
| Assessment Year: 2 | 2022 | | Petition Number: BE-220012 | | |
| Date(s) of Hearing: | _09/28/2022 | | | | |
| Having considered to ⊠ sustains | he evidence pres | - | ties in this appeal, the Board tion of the assessor. | hereby: | |
| Assessor's True and Fair Value | | | BOE True and Fair Value Determination | | |
| ∠ Land | \$ | 94,500 | ∠ Land | \$ | 94,500 |
| | \$ | 99,940 | | \$ | 99,940 |
| Minerals | \$ | | ☐ Minerals | \$ | |
| Personal Prope | erty \$ | | Personal Property | \$ | |
| Total Value | \$ | 194,440 | Total Value | \$ | 194,440 |
| | | | | | |

This decision is based on our finding that:

The issue before the Board is the assessed value of land/improvements

A hearing was held on September 28, 2022. Those present: Jessica Hutchinson, Ann Shaw, Josh Cox, Clerk Emily Smith, Appraiser Danny Rominger, and Appellant Vernon Ahlf.

BE-220011, BE-220012, BE-220013, BE-220014, and BE-220015 were all heard together.

The appellant started with BE-220015 which he recently purchased. It is a 47-year-old mobile home. He went over the historical values of this subject property. He checked with the City of South Cle Elum, and he could only put the same size structure back on the property if he wanted to replace it. The 4x6 unit is a shed that covers the well pump. The other 8x14 structure is an old truck body box sitting on the ground. Currently he is planning on removing it. Mr. Rominger stated the 8x14 has no value attached to it. The pump house does get accounted form but there is no value attached. The appellant stated that the property is next door to the home he lives in. The size of the property is the same as another case. Referring to comparable submitted of BE-220014 (used all the same comparable sales for all cases). The only 1 comparable on the list is the same land size as the subject property. Since his property is so small, he can't do anything on the property, according to South Cle Elum. (Same reasoning used for BE-22014). Building codes say yes, if you apply for a permit, he could put a small garage on BE-22014, but never a new dwelling unit.

Jessica asked about the 4, ½ lots together, can you expand on the lots being unbuildable? It was split up in the 1950s or 1960s, you can't increase the footprint of existing or was existing buildings.

Mr. Rominger consolidated the appeals that have manufactured homes on them (BE-220014, BE-220015, BE-220011) and talked about land. BE-220012 exhibit 2 page 14 has isolated land sales. In South Cle Elum there were 12 sales that happened, each lot that is small enough to represent as 0 in acreage, are vacant lot sales. He believes that are being valued fairly. Mr. Rominger went over the process of determining parcel vales and adjustments. 85 manufactured homes sold last year. Singlewide sales show that the assessor's office is below 100% market value to sale ratio, aside from 1 sale which is over 100%.

The appellant stated that his home is a double wide (BE-220011) and only went up \$4,000, but 2 older singlewides (BE-220014 and BE-220015) went up more in value. Mr. Rominger explained the cost approach appraisal model.

The appellant stated that appeal BE-220013 is his shop. The statement on this appeal is similar to the land values and ability to do (build) something on the property as the other parcels being petitioned. The stipulation on the property before the appellant purchased it was that the town had given a variance to attach a living quarter to that building, but that went away when he bought it, all he can do is cut firewood and pick plums from the tree. He has the existing shop, but nothing else can be done or added. He expressed his understanding that if just looking at lot size like the assessor is it looks like you can build something on the lots, however with the stipulation that South Cle Elum has, there isn't anything that can he built unless it is replacing a structures existing footprint.

Mr. Rominger stated that there is new construction happening in South Cle Elum on previously empty lots. The land sales show that City lots are around \$70,000 per lot. It is valued as a city lot with a utility on it, the value should hold true for this lot. It is zoned residential.

BE-220012 is a stick-built home. The appellant stated that he lifted and built the foundation many years ago. It is still in construction since 2004, 60% complete, and it is not livable, there is no working bathroom. It is a 92-year-old house that is 1 bed and 1 bath. The town of South Cle Elum has had the appellant demolish 2 buildings that were ready to collapse and build a privacy fence.

Mr. Rominger stated the house is a 1930 built home, and it is being valued as 60% complete, which is a 40% deduction, and lower quality and condition due to year built. It is not habitable. Once the remodel is done and the home is complete, then the adjustment is made to the condition. Exhibit 2 page 12, sales 11-28 show that size home and quality are still being undervalued per the value to sale ratio.

The board has determined that the assessor's value is upheld. There is a 60% deduction for the level of completion and a 30% depletion to compensate for the age of the home and quality. The comparable sales in the area do not warrant a change in value. The board voted 3-0.

day of **November**, (year)

Clerk's Signature

NOTICE

This order can be appealed to the State Board of Tax Appeals by filing a formal or informal appeal with them at PO Box 40915, Olympia, WA 98504-0915 or at their website at bta.state.wa.us/appeal/forms.htm within thirty days of the date of mailing of this order. The appeal forms are available from either your county assessor or the State Board of Tax Appeals.

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