

**KITTITAS COUNTY
BOARD OF EQUALIZATION**

411 N Ruby St, Ste 2, Ellensburg, WA 98926
(509) 962-7506

ORDER OF THE KITTITAS COUNTY BOARD OF EQUALIZATION

Property Owner(s): Ahmad Salim
Mailing Address: 12525 7th Ave NW
Seattle, WA 98177
Tax Parcel No(s): 736334
Assessment Year: 2025 (Taxes Payable in 2026)
Petition Number: BE-250005

Having considered the evidence presented by the parties in this appeal, the Board hereby:
Overtured
the determination of the Assessor.

Assessor's Determination

Assessor's Land: \$218,830
Assessor's Improvement: \$27,710
TOTAL: \$246,540

Board of Equalization (BOE) Determination

BOE Land: \$218,830
BOE Improvement: \$8,000
TOTAL: \$226,830

Those in attendance at the hearing and findings:

See attached Recommendation and Proposed Decision of the Hearing Examiner.

Hearing Held On : November 18, 2025
Decision Entered On: December 2, 2025
Hearing Examiner: Ann Shaw

Date Mailed: 12/15/25



Chairperson (of Authorized Designee)



Clerk of the Board of Equalization

NOTICE OF APPEAL

This order can be appealed to the State Board of Tax Appeals by filing a Notice of Appeal with them at PO Box 40915, Olympia, WA 98504-0915, within THIRTY days of the date of mailing on this Order (RCW 84.08.130). The Notice of Appeal form is available from the Washington State Board of Tax Appeals or the Kittitas County Board of Equalization Clerk.

KITTITAS COUNTY BOARD OF EQUALIZATION- PROPOSED RECOMMENDATION

Appellants: Ahmad Salim
Petition: BE-250005
Parcel: 736334
Address: 1881 Hundley Rd, Cle Elum

Hearing: November 18, 2025 9:02 AM

Present at hearing:
Ahmad Salim, Petitioner
Anthony Clayton, Appraiser
Jessica Miller, Clerk

Testimony given:
Ahmad Salim
Anthony Clayton

Assessor's determination:
Land: \$218,830
Improvements: \$27,710
Total: \$246,540

Taxpayer's estimate:
Land: \$200,000
Improvements: \$7,000
Total: \$207,000

SUMMATION OF EVIDENCE PRESENTED AND FINDING OF FACT:

The subject property is .47 acres with septic and community well. There are containers and a manufactured type home on the property that is hooked to septic and well.

The petitioner is concerned with both the land and improvement value. He supplied information in his packet of comparable sales. His manufactured home is on wheels and the hitch is accessible. Last year the board removed the improvement value on the manufactured home because of the accessibility of removing it.

The assessor's office disagrees with the board's decision last year and has added back the improvement value this year.

The trailer has not moved since the buyer purchased this property but he did claim it could be hooked up and sold immediately if he wanted to sell it separate from the land.

The assessor's representative said that the septic value has now increased to \$8,000 which was previously \$7,000. The water for this parcel is class A water and the value is built into the land value.

CONCLUSIONS OF LAW:

"Upon review by any court, or appellate body, of a determination of the valuation of property for purposes of taxation, it shall be presumed that the determination of the public official charged with the duty of establishing such value is correct, but this presumption shall not be a defense against any correction indicated by clear, cogent and convincing evidence." RCW 81.40.0301

In other words, the assessor's determination of property value shall be presumed correct. The petitioner can overcome this presumption that the assessor's value is correct only by presenting clear, cogent and convincing evidence otherwise.

"All real property in this state subject to taxation shall be listed and assessed every year, with reference to its value on the first day of January of the year in which it is assessed..."
RCW 84.40.020

"The true and fair value of real property for taxation purposes...must be based upon the following criteria:

- (a) Any sales of the property being appraised or similar properties with respect to sales made within the past five years...
- (b) In addition to sales as defined in subsection (3)(a) of this section, consideration may be given to cost, cost less depreciation, reconstruction cost less depreciation, or capitalization of income that would be derived from prudent use of the property, as limited by law or ordinance..."

RCW 84.40.030(3)

"(1) In making its decision with respect to the value of property, the board shall use the criteria set forth in RCW 84.40.030.

(2) Parties may submit and boards may consider any sales of the subject property or similar properties which occurred prior to the hearing date so long as the requirements of RCW 84.40.030, 84.48.150, and WAC 458-14-066 are complied with. Only sales made within five years of the date of the petition shall be considered.

(3) Any sale of property prior to or after January 1st of the year of revaluation shall be adjusted to its value as of January 1 of the year of evaluation, reflecting market activity and using generally accepted appraisal methods...

(4) More weight shall be given to similar sales occurring closest to the assessment date which require the fewest adjustments for characteristics."

WAC 458-14-087

RECOMMENDATION:

The Hearing Examiner has determined that the appellant has succeeded in meeting the burden of proof to overturn the Assessed Value of the property with clear, cogent, and convincing evidence.

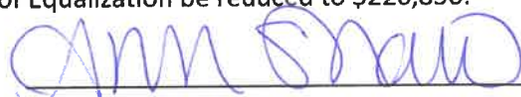
The land value is well supported as the assessor has valued it at \$218,830. The hearing examiner recommends that the board reduce the value of the improvements to \$8,000 for the septic only. This manufactured home appears to be very mobile and could easily be removed as a trailer.

Every finding of fact this is a conclusion of law shall be deemed as such. Every conclusion of law that contains a finding of fact shall be deemed as a finding of fact.

PROPOSED DECISION:

The Examiner proposes that the Kittitas County Board of Equalization be reduced to \$226,830.

DATED 12/2/25


Ann Shaw, Hearing Examiner