

# STATE TAX COMMISSION OF MISSOURI

SUHAD A. ABDO,	)
Complainant,	) ) Appeal No. 23-110348
V.	) Parcel No. 08L230192
JAKE ZIMMERMAN, ASSESSOR,	)
ST. LOUIS COUNTY, MISSOURI,	)
Respondent.	)

# **DECISION AND ORDER**

Suhad A. Abdo (Complainant) appeals the St. Louis County Board of Equalization's (Respondent) decision valuing the subject residential property at \$120,100 as of January 1, 2023. Complainant alleges overvaluation and asserts the true value in money (TVM) of the subject property was between \$62,000 and \$75,000 as of January 1, 2023. Complainant did not produce substantial and persuasive evidence establishing overvaluation. The BOE decision is affirmed. The TVM of the subject property as of January 1, 2023, is \$120,100.1

The evidentiary hearing was held May 28, 2025, via Webex. Complainant and her husband appeared *pro se* via phone with her husband Riyad. Respondent Jake Zimmerman,

<sup>&</sup>lt;sup>1</sup> Complainant timely filed a complaint for review of assessment. The State Tax Commission (STC) has authority to hear and decide Complainant's appeal. Mo. Const. art. X, sec. 14; Section 138.430.1, RSMo 2000. All statutory citations are to RSMo 2000, as amended.

Assessor, St. Louis County, Missouri, was represented by counsel, Kevin Wyatt. The case was heard and decided by Senior Hearing Officer Benjamin C. Slawson.

# FINDINGS OF FACT

- 1. The Subject Property. The subject residential property consists of a single-family one-story ranch home built in 1953 on a lot located at 898 Teson Rd., Hazelwood, MO. The Parcel ID number is 08L230192. The total living space in the home is 912 square feet and includes three bedrooms and one bathroom. One bedroom is used as a den but has a window and closet. Complainant purchased the property in 2012 for \$7,000 and her husband fixed up the home since then to make it habitable for their family.
- **2. Assessment and Valuation.** Respondent determined the subject property's appraised value was \$120,100 as of January 1, 2023. The BOE independently determined that the subject's appraised value as of January 1, 2023, was \$120,100.
- 3. Complainant's Evidence. Complainant introduced the following Exhibits which were all admitted without objection:

Exhibit	Description
A	Real Estate Listings from Movoto.com and Offer to Purchase Subject
	from LSR Investing LLC
В	Real Estate Listings from Redfin.com

Complainant appeared with her husband and her husband Riyad. Complainant's opinion of value for the property as of January 1, 2023, is between \$62,000 and \$75,000.<sup>2</sup> Complainant's husband testified that when he was looking to relocate, he was looking at

<sup>&</sup>lt;sup>2</sup> Complainant's Complaint for Review.

other similar properties and noticed they were going for between \$60,000 and \$70,000 based on the listings he examined. (Exhibits A and B). Complainant's husband also believes that Respondent's assessment is not fair given that a potential purchaser (LSR Investing LLC) offered him \$72,500 for the subject. (Exhibit A). Further, he asserted that the valuation was not reasonable given that his house does not have a carport or garage like other properties in the neighborhood. Complainant's husband could not recall what he and his wife presented to the BOE as evidence.

- **4. Respondent's Evidence.** Respondent introduced Exhibit 1, consisting of the October 17, 2023, BOE decision letter for the subject property. Exhibit 1 shows the BOE valued the subject property at \$120,100.
  - **5. Value.** The TVM of the subject property as of January 1, 2023, was \$120,100.

# **CONCLUSIONS OF LAW**

1. Assessment and Valuation. Residential real property is assessed at 19% of its TVM as of January 1 of each odd-numbered year. Sections 137.115.1; 137.115.5(1)(a). The TVM is "the fair market value of the property on the valuation date[.]" *Snider v. Casino Aztar/Aztar Mo. Gaming Corp.*, 156 S.W.3d 341, 346 (Mo. banc 2005) (internal quotation omitted). The fair market value is "the price which the property would bring from a willing buyer when offered for sale by a willing seller." *Mo. Baptist Children's Home v. State Tax Comm'n*, 867 S.W.2d 510, 512 (Mo. banc 1993). "True value in money is defined in terms of value in exchange not value in use." *Tibbs v. Poplar Bluff Assocs. I, L.P.*, 599 S.W.3d 1, 7 (Mo. App. S.D. 2020) (internal quotation omitted). The TVM "is a function of [the property's] highest and best use[.]"

Snider, 156 S.W.3d at 346. "Determining the true value in money is an issue of fact for the STC." Cohen v. Bushmeyer, 251 S.W.3d 345, 348 (Mo. App. E.D. 2008).

"For purposes of levying property taxes, the value of real property is typically determined using one or more of three generally accepted approaches." *Snider*, 156 S.W.3d at 346. The three generally accepted approaches are the cost approach, the income approach, and the comparable sales approach. *Id.* at 346-48. The STC has wide discretion in selecting the appropriate valuation method but "cannot base its decision on opinion evidence that fails to consider information that should have been considered under a particular valuation approach." *Id.*, at 348.

The comparable sales approach "is most appropriate when there is an active market for the type of property at issue such that sufficient data are available to make a comparative analysis." *Snider*, 156 S.W.3d at 348. For this reason, the comparable sales approach is typically used to value residential property. "The comparable sales approach uses prices paid for similar properties in arms-length transactions and adjusts those prices to account for differences between the properties." *Id.* at 347-48 (internal quotation omitted). "Comparable sales consist of evidence of sales reasonably related in time and distance and involve land comparable in character." *Id.* at 348.

2. Evidence. The hearing officer is the finder of fact and determines the credibility and weight of the evidence. *Kelly v. Mo. Dep't of Soc. Servs., Family Support Div.*, 456 S.W.3d 107, 111 (Mo. App. W.D. 2015). "Although technical rules of evidence are not controlling in administrative hearings, fundamental rules of evidence are applicable." *Mo. Church of Scientology v. State Tax Comm'n*, 560 S.W.2d 837, 839 (Mo. banc 1977).

3. Complainant's Burden of Proof. The taxpayer bears the burden of proof and must show by a preponderance of the evidence the property is overvalued. Westwood P'ship v. Gogarty, 103 S.W.3d 152, 161 (Mo. App. E.D. 2003). The BOE's valuation is presumptively correct. *Tibbs*, 599 S.W.3d at 7. The "taxpayer may rebut this presumption" by presenting substantial and persuasive evidence that the valuation is erroneous." *Id.* (internal quotation omitted). The taxpayer also must prove "the value that should have been placed on the property" on the assessment date. Id. See also Hermel, Inc. v. State Tax Commission, 564 S.W.2d 888, 897 (Mo. banc 1978). "Substantial evidence is that evidence which, if true, has probative force upon the issues, and from which the trier of fact can reasonably decide the case on the fact issues." Savage v. State Tax Comm'n, 722 S.W.2d 72, 77 (Mo. banc 1986) (internal quotation omitted). Evidence is persuasive when it has "sufficient weight and probative value to convince the trier of fact." Daly v. P.D. George Co., 77 S.W.3d 645, 651 (Mo. App. E.D. 2002); see also White v. Dir. of Revenue, 321 S.W.3d 298, 305 (Mo. banc 2010) (noting the burden of persuasion is the "party's duty to convince the fact-finder to view the facts in a way that favors that party").

Property owners are competent to testify to the reasonable fair market value of their property. *Cohen*, 251 S.W.3d at 348. However, if owner's testimony is based on "improper elements or an improper foundation[,]" it is not substantial and persuasive evidence rebutting the presumptively correct BOE value. *Id.* at 349.

# 4. Complainant Did Not Produce Substantial and Persuasive Evidence of Overvaluation.

Complainant did not produce substantial and persuasive evidence to support her \$62,500 to \$75,000 opinion of value. Complainant introduced no evidence pertaining to a recognized valuation method. Complainant did not produce any evidence supporting a comparable sales approach, income approach, or cost approach.

The comparable sales approach is typically used to value residential properties improved with a single-family home. "The comparable sales approach uses prices paid for similar properties in arms-length transactions and adjusts those prices to account for differences between the properties." *Snider*, 156 S.W.3d at 347-48 (internal quotation omitted). Complainant did not offer any comparable sale data for consideration. Complainant did not offer testimony of an appraiser, nor an appraisal of the property as evidence of the TVM of the property as of January 1, 2023. Therefore, Complainant did not produce substantial and persuasive evidence showing that the subject property was overvalued based on comparable sales data.

An investor's offer to purchase the subject is not persuasive evidence as sales to investor's are usually sold "as is" and are often not at market sales. Complainant's husband's testimony observing sales in the area was not persuasive as he is not a licensed appraiser, nor did he testify as to any professional experience he possessed to credibly support or establish Complainant's proposed range of valuation for the subject. Complainant's Exhibits containing purported real estate sales in the area in 2025 also do not prove the TVM of the subject on January 1, 2023.

Complainant did not produce substantial and persuasive evidence showing that the BOE's value was incorrect. Because the STC "cannot base its decision on opinion evidence

that fails to consider information that should have been considered" under a recognized approach to value, *Snider*, 156 S.W.3d at 348, the BOE decision is affirmed.

#### **CONCLUSION AND ORDER**

The BOE decision is affirmed. The TVM of the subject property as of January 1, 2023, is \$120,100.

# **Application for Review**

A party may file an application for review of this decision within 30 days of the mailing date set forth in the certificate of service for this decision. The application "shall contain specific detailed grounds upon which it is claimed the decision is erroneous." Section 138.432. The application must be in writing, and may be mailed to the State Tax Commission of Missouri, P.O. Box 146, Jefferson City, MO 65102-0146, or emailed to Legal@stc.mo.gov. A copy of the application must be sent to each person listed below in the certificate of service. *Failure to state specific facts or law upon which the application for review is based will result in summary denial.* Section 138.432.

# **Disputed Taxes**

The Collector of St. Louis County, and the collectors of all affected political subdivisions therein, shall continue to hold the disputed taxes pending the possible filing of an application for review, unless the disputed taxes have been disbursed pursuant to a court order under the provisions of section 139.031.

SO ORDERED August 21, 2025.

Benjamin C. Slawson Senior Hearing Officer State Tax Commission

# Certificate of Service

I hereby certify that a copy of the foregoing has been electronically mailed and/or sent by U.S. Mail on August 22, 2025, to:

Complainant(s) and/or Counsel for Complainant(s), the County Assessor and/or Counsel for Respondent and County Collector.

Stacy M. Ingle Legal Assistant