DECISION OF THE KENAI PENINSULA BOROUGH BOARD OF EQUALIZATION

A. CASE INFORMATION

Appeal Number:	2021-306
Hearing Date:	Tuesday, May 25, 2021
Place of Hearing:	KPB, Betty J. Glick Assembly Chambers
Parcel Identification Number:	017-328-06
Applicable Tax Year:	2021
Name of Appellant:	Catherine Moll
Reason for Appeal	Excessive, Improper & Unequal Valuation
Assessed Value Appealed:	\$78,400
Proposed Value by Taxpayer:	\$46,440
Adjusted Assessed Value:	\$76,400

BOE MEMBER	PRESENT	ABSENT
Dale Bagley	√	
Barbara Belluomini, <i>Chair</i>	V	
Tyson Cox	V	
Steve Ford	V	
Brent Johnson, Vice-Chair		√
Brett DeMeter, Alternate	n/a	n/a
Wenda Kennedy, Alternate	√	
Geoff Knuth, Alternate	n/a	n/a

B. COMPLIANCE WITH PROCEDURAL REQUIREMENTS

		YES	NO	
1.	A quorum of at least three (3) members of the BOE was present.	√		
2.	The Appellant is the person whose name appears on the assessment roll as the owner of record (or the agent or assign of that person).	\checkmark		
3.	The Appellant filed with the Assessor written notice of the appeal within thirty (30) days from the date the assessment notice was mailed.	√		
4.	If the appeal was received after the thirty (30) day filing deadline: a. Along with the appeal form, the Appellant also filed a KPB 5.12.050(C) compliant request for a finding that the Appellant was unable to comply with the filing deadline. b. The Chair or BOE Panel, where applicable, determined that the Appellant demonstrated an inability to comply with the filing deadline due to a serious condition or event beyond the Appellant's control.	n,	/a	
5.	5. The Appellant submitted evidence to support the appeal. $\sqrt{APP 1 - APP 87}$			
6.	The appeal is complete and presented on the form prescribed by the BOE.	V		
7.	The Assessor provided evidence for this appeal. ASG 88 – ASG 393	√		

C. FINDINGS OF FACT

The factual grounds, based solely on the evidence submitted at the hearing, upon which the BOE relied to reach its decision, were:

1.	The appeal procedural requirements (as specified in Section B above): Have been complied with. Have not been complied with.
2.	The Appellant was provided the opportunity to offer testimony of witnesses and evidence during the hearing. The Appellant was present. The Appellant was not present.

	3.		sessor's staff member was present and was provided the opportunity to offer ony of witnesses and evidence during the hearing. Yes No
	4.	The A	ppellant presented sufficient evidence to shift the burden of proof: Yes No
	5. Add	The ap with s strong. The s surrou Influer The A technito val tested guidel Intern statute. The A prope	findings specific to evidence presented in this appeal: opellant shifted the burden however the Assessing department shifted it back sufficient sales data; there were 116 sales used as comparables with a very coefficient of sales. Ubject property is currently valued uniformly and equitably with the anding parcels; Inces were applied correctly and uniformly to the subject property; assessing Department used standardized mass appraisal procedures and ques to specify and calibrate market models which were applied uniformly use properties within the Borough. The modeled values were statistically to ensure a level of accuracy and equity of assessment that met the tines established by the Alaska Association of Assessing Officers and the ational Association of Assessing Officers and is in compliance with Alaska es. Sessing Department reviewed the physical characteristics of the subject rty to ensure that all data was accurately captured and as a result made and diment for the driveway
D.			NS OF LAW: nclusions upon which the BOE relied to reach its decision were:
1.	The BOE reviewed evidence submitted and determined that, as a matter of law, the assessment was an:		
			Unequal valuation.
			Excessive valuation.
			Improper valuation.
			Under valuation.
			None of the above.

2.	The BOE concluded as a matter of law that:
	a. The valuation by the Assessor is not in error, the Appellant has failed to meet
	its burden of proof and the Assessor's 2021 total AMENDED assessed value of
	\$ 76,400 is upheld.
	b. The valuation by the Assessor is in error, and the Appellant has met its
	burden of proof and submitted sufficient evidence to prove that the correct

E. CERTIFICATE OF REVIEW AND FINAL DECISION

assessment is a total value of \$

I certify that I have reviewed the above decision and hereby give final BOE certification of the decision (including the Findings of Fact and Conclusions of Law), which is adopted by the BOE as the Final Decision in this appeal.

Dated this 7th day of <u>June</u>, 2021.

Board of Equalization, Chair

ATTEST:

Johni Blankenship, MMC

Borough Clerk

F. NOTICE OF APPEAL RIGHTS

Notice is hereby given that either the Appellant and/or the Assessor may appeal a final decision of the BOE of Equalization to the State of Alaska Superior Court for the Third Judicial District in Kenai, Alaska, pursuant to the provisions of the Alaska Rules of Appellate Procedure, Alaska Statutes, and all applicable law. For more information on how to file an appeal, please contact the Alaska Court System at (907) 283-3110. You can also locate the appropriate forms at: https://public.courts.alaska.gov/web/forms/docs/ap-210.pdf.