APPEAL # 23-1690

TAX TYPE: PROPERTY TAX/LOCALLY ASSESSED

TAX YEAR: 2023

DATE SIGNED: 2/13/2024

COMMISSIONERS: J. VALENTINE, M.CRAGUN, R.ROCKWELL, AND J.FRESQUES

BEFORE THE UTAH STATE TAX COMMISSION

PROPERTY OWNER,

Petitioner,

V.

BOARD OF EQUALIZATION OF COUNTY-1, STATE OF UTAH,

Respondent.

ORDER ON PETITIONER'S REQUEST TO RECONVENE BOARD OF EQUALIZATION

Appeal No. 23-1690

Parcel No. #####

Tax Type: Property Tax/Locally Assessed

Tax Year: 2023

Judge: Phan

STATEMENT OF THE CASE

On December 12, 2023, Petitioner ("Property Owner") filed with the Utah State Tax Commission a Request to Reconvene the Board of Equalization, Form TC-194A ("Request"), asking the Commission to order the Respondent ("County") to reconvene in order to hear an appeal regarding parcel no. ##### for the 2023 tax year. The Property Owner had failed to file an appeal to the County Board of Equalization by the statutory deadline for tax year 2023, which was September 15, 2023, as set by Utah Code §59-2-1004. The Tax Commission had issued to the County, on January 2, 2024, a notice of the Request and allowed the County the opportunity to respond to the Request. The County did not submit a response to the Request.

APPLICABLE LAW

Utah Code Ann. §59-2-1004(3) provides that the time to file an appeal to the county board of equalization is generally September 15th of the year at issue, as set forth below in pertinent part:

. . .

- (a) Except as provided in Subsection (3)(b) and for purposes of Subsection (2), a taxpayer shall make an application to appeal the valuation or the equalization of the taxpayer's real property on or before the later of:
- (i) September 15 of the current calendar year; or
- (ii) the last day of a 45-day period beginning on the day on which the county auditor provides the notice under Section 59-2-919.1.
- (b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,

the commission shall make rules providing for circumstances under which the county board of equalization is required to accept an application to appeal that is filed after the time period prescribed in Subsection (3)(a).

The Commission has promulgated Administrative Rule R884-24P-66 to establish the circumstances under which a county board of equalization is required to accept an application to appeal that has been filed after the statutory deadline, as follows in relevant part:

- (12) Except as provided in Subsection (14), a county board of equalization shall accept an application to appeal the valuation or equalization of a property owner's real property that is filed after the time period prescribed by Subsection 59-2-1004(3)(a) if any of the following conditions apply:
- (a) During the period prescribed by Subsection 59-2-1004(3)(a), the property owner was incapable of filing an appeal as a result of a medical emergency to the property owner or an immediate family member of the property owner, and no co-owner of the property was capable of filing an appeal.
- (b) During the period prescribed by Subsection 59-2-1004(3)(a), the property owner or an immediate family member of the property owner died, and no co-owner of the property was capable of filing an appeal.
- (c) The county did not comply with the notification requirements of Section 59-2-919.1.
- (d) A factual error is discovered in the county records pertaining to the subject property.
- (e) The property owner was unable to file an appeal within the time period prescribed by Subsection 59-2-1004(3)(a) because of extraordinary and unanticipated circumstances that occurred during the period prescribed by Subsection 59-2-1004(3)(a), and no co-owner of the property was capable of filing an appeal.
- (13) Appeals accepted under Subsection (12)(d) shall be limited to correction of the factual error and any resulting changes to the property's valuation.
- (14) Subsection (12) applies only to appeals filed for a tax year for which the treasurer has not made a final annual settlement under Section 59-2-1365.

For purposes of Administrative Rule R884-24P-66(12), "factual error" is defined at Administrative Rule R884-24P-66(1), as follows:

- (1)(a) "Factual error" means an error described in Subsection (1)(b):
- (i) that is objectively verifiable without the exercise of discretion, opinion, or judgment;
- (ii) that is demonstrated by clear and convincing evidence; and
- (iii) the existence of which is recognized by the taxpayer and the county assessor.
- (b) Subject to Subsection (1)(c), "factual error" includes an error that is:
- (i) a mistake in the description of the size, use, or ownership of a property;
- (ii) a clerical or typographical error in reporting or entering the data used to establish valuation or equalization;
- (iii) an error in the classification of a property that is eligible for a property tax exemption, deferral, reduction, or abatement under Section 59-2-103;
- (iv) valuation of a property that is not in existence on the lien date; and
- (v) a valuation of a property assessed more than once, or by the wrong assessing authority.
- (c) "Factual error" does not include:

- (i) an alternative approach to value;
- (ii) a change in a factor or variable used in an approach to value;
- (iii) any other adjustment to a valuation methodology; or
- (iv) an assertion of an error in the classification of property as residential property eligible to receive a residential exemption if:
- (A) an application for the residential exemption is required under Section 59-2-103.5; and
- (B) the application described in Subsection (1)(c)(iv)(A) was not timely filed.

Counties are required to mail a valuation notice to property owners no later than July 22 for each tax year at Utah Code Sec. 59-2-919.1, as follows:

- (1) In addition to the notice requirements of Section 59-2-919, the county auditor, on or before July 22 of each year, shall notify each owner of real estate who is listed on the assessment roll.
- (2) The notice described in Subsection (1) shall:
- (a) except as provided in Subsection (5), be sent to all owners of real property by mail 10 or more days before the day on which:
- (i) the county board of equalization meets; and
- (ii) the taxing entity holds a public hearing on the proposed increase in the certified tax rate;
- (b) be on a form that is:
- (i) approved by the commission;

. . .

DISCUSSION

If a property owner disagrees with the assessed value of their property for any tax year, the law puts the responsibility on the property owner to file a property tax appeal by the statutory deadline for that tax year. Every year the County mails the valuation notice by July 22. The valuation notice explains the assessed value and the proposed tax amount. It also states the deadline to file an appeal and provides appeal instructions. Every year the deadline to file an appeal for that year, pursuant to Utah Code Subsection 59-2-1004(3), is generally September 15. These dates are set by statute and are the same dates every year, so a property owner should expect to receive the valuation notice by the end of July. If a property owner has not received the valuation notice, they can contact the County for a copy or obtain a copy online. For any year that a property owner disagrees with the assessed value, it is the property owner's responsibility to file an appeal by the statutory deadline for that year. See Utah Code Subsection 59-2-1004(3). This does place the burden on the property owner to review the assessment and file an appeal by the statutory deadline each year when warranted. In this matter, the Property Owner failed to file a Utah Code §59-2-1004 appeal to the County Board of Equalization by the tax year deadline of September 15, 2023.

¹ Information is available at: REDACTED URL.

As established by administrative rule, an extension of the appeal deadline to March 31 of the following year may be allowed under limited circumstances, if certain requirements have been met. Utah Admin. Rule R884-24P-66 was adopted to provide the circumstances under which a late filed appeal may be allowed. On the Request form TC-194A, each of the circumstances set out in Rule 66 are listed with a check box for property owners to indicate which of the circumstances apply. On the Request submitted by the Property Owner, she had checked the box for "Death of owner or immediate family member." She wrote on the Request form that the individual who had died was her father-in-law. Furthermore, she explained that the only co-owner of the subject property was her spouse PERSON-1, and it was his father who had died. The Property Owner stated on the Request form that the date of death had been DATE, and she explained:

PERSON-1 father died on DATE in CITY-1, STATE-1. We were called to STATE-1 unexpectedly as his father's health took a turn for the worse to say goodbye and then stayed until after the funeral (which was on Sept 8) to be with family and therefore missed the deadline of September 15.

Upon review of the information submitted by the Property Owner and the applicable law, the Property Owner has established that she met the criteria of Utah Admin. Rule R884-24P-66(12) for a late filed appeal. Rule R884-24P-66(12)(b) provides that a late appeal may be allowed if "[d]uring the period prescribed by Subsection 59-2-1004(3)(a), the property owner or an immediate family member of the property owner died, and no co-owner of the property was capable of filing an appeal." For tax year 2023, the period prescribed by Subsection 59-2-1004(3)(a) was from the date the valuation notice was mailed on or before July 22, 2023, until September 15, 2023. PERSON-1 father had become ill and died during this period. Additionally, the illness and death occurred out of state. The Property Owner had traveled with her spouse to CITY-1, STATE-1. The Property Owner's ability to file the appeal was also affected by this difficult event. The County did not submit an objection to the request. Although it is up to the Property Owner to provide supporting documentation, an internet search verified the date, time and location of the father's death as well as the date of the funeral. The Property Owner has established a basis for the County Board of Equalization to reconvene to hear this late filed appeal pursuant to Utah Code R884-24P-66(12).

DECISION AND ORDER

After reviewing the facts and the applicable law in this matter, the Petitioner has established a basis to grant her Request to Reconvene the COUNTY-1 Board of Equalization pursuant to Utah Code

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² REDACTED URL.

Subsection 59-2-1004(3) and Utah Admin. Rule R884-24P-66(12).	Therefore, the request is granted.	It is
so ordered. ³		

DATED this _____ day of _____, 2024.

John L. Valentine Commission Chair Michael J. Cragun Commissioner

Rebecca L. Rockwell Commissioner Jennifer N. Fresques Commissioner

Notice of Appeal Rights: You have twenty (20) days after the date of this order to file a Request for Reconsideration with the Tax Commission Appeals Unit pursuant to Utah Code Ann. §63G-4-302. A Request for Reconsideration must allege newly discovered evidence or a mistake of law or fact. If you do not file a Request for Reconsideration with the Commission, this order constitutes final agency action. You have thirty (30) days after the date of this order to pursue judicial review of this order in accordance with Utah Code Ann. §59-1-601 et seq. and §63G-4-401 et seq.

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³ Within twenty (20) days from the date of this order, the Property Owner should contact the COUNTY-1 Board of Equalization and fill out the form to file an appeal to the County Board of Equalization for tax year 2023, provide her supporting documentation for the merits of her appeal and include a copy of this order.