CALGARY ASSESSMENT REVIEW BOARD DECISION WITH REASONS

In the matter of the complaint against the property assessment as provided by the *Municipal Government Act*, Chapter M-26, Section 460, Revised Statutes of Alberta 2000 (the Act).

between:

Artis Sierra Place Ltd. (as represented by Fairtax Realty Advocates Inc.), COMPLAINANT

and

The City Of Calgary, RESPONDENT

before:

L. Wood, PRESIDING OFFICER
R. Cochrane, MEMBER
E. Reuther, MEMBER

This is a complaint to the Calgary Assessment Review Board in respect of a property assessment prepared by the Assessor of The City of Calgary and entered in the 2012 Assessment Roll as follows:

ROLL NUMBER:

067055202

LOCATION ADDRESS:

706 7 AV SW

HEARING NUMBER:

66531

ASSESSMENT:

\$8,160,000

This complaint was heard on 4th day of July, 2012 at the office of the Assessment Review Board located at Floor Number 4, 1212 – 31 Avenue NE, Calgary, Alberta, Boardroom 10.

Appeared on behalf of the Complainant:

• Mr. S. Storey

Agent, Fairtax Realty Advocates Inc.

Mr. B. Boccaccio

Agent, Fairtax Realty Advocates Inc.

Appeared on behalf of the Respondent:

Mr. H. Neumann

Assessor, City of Calgary

Board's Decision in Respect of Procedural or Jurisdictional Matters:

[1] This complaint addresses the issue of deferred maintenance, which was addressed by the same parties before the same panel in the hearing preceding this complaint (file #66539). With the parties' agreement, the Board has cross referenced their evidence and argument pertaining to deferred maintenance to this complaint as well.

Property Description:

[2] The subject property is an 11 storey office building, located in the downtown, commonly known as Sierra Place. It was originally constructed in 1958. It has a total of 89,335 sq. ft. (83,206 sq. ft. of office area and 6,129 sq. ft. of retail area) and is situated on 8,985 sq. ft. of land. It was assessed as a class C building. It has 6 parking stalls.

issue:

[3] Should the assessed office rate be reduced from \$11.00 to \$10.00 psf based on deferred maintenance?

Complainant's Requested Value:

[4] The Complainant is requesting an assessed value of \$7,298,969 for the subject property.

Board's Decision in Respect of Each Matter or Issue:

- [5] The Complainant submitted the assessed office rate of \$11.00 psf should be reduced to \$10.00 psf as this would capture the \$1,275,000 in deferred maintenance for the subject property (Exhibit C1 page 44A). The Complainant submitted an Engineering Report for the subject property dated October 13, 2010 (Exhibit C1 pages 27 64). The Complainant also noted additional costs to renovate the main lobby (\$100,000) as well as the elevator cab refurbishing (\$57,261) both anticipated to be completed in 2012 (Exhibit C1 page 44A). The Complainant submitted the \$10.00 psf lease rate is a reflection of the age, actual leases and physical condition of the subject property.
- [6] The Respondent submitted the sale of the subject property in April 2007 for \$24,700,000 or \$311.00 psf (Exhibit R1 page 13). He noted the current assessment is considerably lower at

\$91.00 psf. The Respondent submitted that this is an income producing property and is achieving typical rents as a Class C office building. The Respondent submitted the subject property's Assessment Request for Information (ARFI) and Rent Roll submitted for 2012 (Exhibit R1 pages 19 – 30). While acknowledging this is post facto evidence, he noted the average of the leases exceed \$11.00 psf. The Respondent submitted the subject property has been assessed in an equitable manner similar to other C class office buildings (Exhibit R1 page 47). The Respondent argued that there should not be an adjustment on rent due to deferred maintenance and noted that this was the same issue brought forward to the Board in 2011 (CARB 2420-2011-P)(Exhibit R1 pages 14 – 17). The Respondent argued the deferred maintenance is normal in this instance. If an owner chooses to delay those expenses for 10 – 15 years, as in the present case, this does not mean he should be rewarded for doing so by reducing his assessment.

Board's Findings:

The Board placed little weight on the Engineering Report dated October 13, 2010 as this is a "Draft" document and it was not signed. Moreover, none of the maintenance as outlined in that Report, primarily for upgrading and/or replacing the heating and air conditioning equipment, has been undertaken to date. In addition, there was uncertainty as to whether or not the lobby has been renovated or the elevator refurbishing has been undertaken in 2012 as referenced in that Report. The Board finds the subject property is able to obtain typical market rents despite having deferred maintenance.

Board's Decision:

[8] The decision of the Board is to confirm the 2012 assessment of \$8,160,000 for the subject property.

DAVED AT THE CITY OF CALGARY THIS 15th DAY OF Aug 2012.

Lana J. Wood Presiding Officer

APPENDIX "A"

DOCUMENTS PRESENTED AT THE HEARING AND CONSIDERED BY THE BOARD:

NO.	ITEM		
1. C1	Complainant's Evidence		
2. C2	Complainant's Recalculated Request		
3. R1	Respondent's Evidence		

An appeal may be made to the Court of Queen's Bench on a question of law or jurisdiction with respect to a decision of an assessment review board.

Any of the following may appeal the decision of an assessment review board:

- (a) the complainant;
- (b) an assessed person, other than the complainant, who is affected by the decision;
- (c) the municipality, if the decision being appealed relates to property that is within the boundaries of that municipality;
- (d) the assessor for a municipality referred to in clause (c).

An application for leave to appeal must be filed with the Court of Queen's Bench within 30 days after the persons notified of the hearing receive the decision, and notice of the application for leave to appeal must be given to

- (a) the assessment review board, and
- (b) any other persons as the judge directs.

FOR ADMINISTRATIVE USE

Subject	Property Type	Property Sub - Type	Issue	Sub - Issue
CARB	Office	High Rise	Income Approach	Net Market Rent