CARB 1775/2012-P/B

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:

The John Volken Foundation (as represented by Altus Group LTD.), COMPLAINANT

and

The City Of Calgary, RESPONDENT

before:

T. Golden PRESIDING OFFICER K. Coolidge MEMBER A. Huskinson 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:	113004725

LOCATION ADDRESS: 7180 12 ST SE

FILE NUMBER: 68033

ASSESSMENT: \$6,790,000.00

This complaint was heard on 4 day of September, 2012 at the office of the Assessment Review Board located at Floor Number 3, 1212 – 31 Avenue NE, Calgary, Alberta, Boardroom 12.

Appeared on behalf of the Complainant:

C. Fong

Appeared on behalf of the Respondent:

H. Yau

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

The Respondent and Complainant both agreed that the evidence heard by the Board for file 68463 will also apply to files 68033 and 68159 as the situations are very similar. Only site specific issues are discussed in these two related files.

Property Description:

[1] The subject property is a free standing retail store 30,726 square feet (sq ft) in size and categorized as a Big Box 14,001 sq ft to 40,000 sq ft. The retail use is located on 1.38 acres of land and was constructed in 1992. This structure is in an area of warehouses that have been converted to larger retail outlets consequently they exhibit a high site coverage and restricted parking for a retail use. An assessment was prepared using a rental rate of \$17.00 per sq ft.

Issues:

Page 2 of 4

[2] 1) Is the rental rate of \$17.00 per sq ft for the retail area the appropriate rate to be used in the income approach?

Complainant's Requested Value: \$4,980,000.00

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

[3] 1) \$17.00 is not the appropriate rate to be used in the income approach, rather the requested rate of \$12.50 should be used.

[4] The Complainant described the subject property as a converted warehouse building. As a warehouse structure the parking requirement was lower than would be required for a retail use. The lower parking requirement in part allowed more of the site to be used for a larger improvement on the lot and higher site coverage. When the building converted to a retail operation the parking provided became less than the land use bylaw requirement for retail uses and therefore less parking is provided than is typical for big box retail sites. It is the Complainant's position that the lack of parking and land use bylaw restrictions place a downward pressure on the market value.

[5] In support of the requested value the Complainant presented 6 comparable market leases that have a mean lease value of \$12.45 per sq ft. An additional comparable market lease had a post facto lease date and was not considered by the Board.

[6] The Respondent questioned the comparables presented by the Complainant noting that none of the comparables are "B" quality as is the subject. In support of the City lease rate the entire list of leases used to prepare the big box 14,000 sq ft to 40,000 sq ft lease rate of \$17.00

CARB 1775/2012-P/B

was presented to the board. This list of 28 leases has a medium of \$17.00 per sq ft.

[7] In reviewing the list of the Respondent's market lease rates the Board noted a comparable at 7301 11 ST SW which is in close proximity to the subject. The Board found that the comparable exhibited superior characteristics including a more recent year of construction. Further many of the other leases presented were in superior locations to the subject property. These findings call into question the applied rate of \$17.00 per sq ft. In determining a more appropriate rate the Board then reviewed the comparables provided by the Complainant. The comparable property at 1107 33 ST NE shown on pg. 72 of the Exhibit C-1 added further support to the requested value. Although larger than the subject it is a poorer quality which is reflected in an \$11.00 per sq ft rental value

[8] The Board finds that the comparables provided by the complainant were most similar to the subject property based on location and condition of the improvements. The revised assessment is based on a lease rate of \$12.50 per sq ft.

Board's Decision:

Page 3 of 4

[9] The assessment is revised to \$4,980,000.00.

DATED AT THE CITY OF CALGARY THIS $\underline{\hat{\mathcal{Y}}}$ day of $\underline{\mathcal{O}}_{\mathcal{I}\mathcal{O}\mathcal{B}\mathcal{C}\mathcal{R}}$ 2012.

Presiding Officer

APPENDIX "A"

DOCUMENTS PRESENTED AT THE HEARING AND CONSIDERED BY THE BOARD:

NO.	ITEM		
1. C1	Complainant Disclosure		
2. R2	Respondent Disclosure		

Page 4 of 4

CARB 1775/2012-P/B

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.

		Property Sub-		
Appeal Type	Property Type	Туре	Issue	Sub-Issue
CARB	Retail	Big box	income	Market lease
			Approach	