

## ASSESSMENT REVIEW BOARD

Churchill Building 10019 103 Avenue Edmonton AB T5J 0G9 Phone: (780) 496-5026

## NOTICE OF DECISION NO. 0098 19/11 POSTPONEMENT/ADJOURNMENT REQUEST

ALTUS GROUP 17327 106A Avenue EDMONTON, AB T5S 1M7 The City of Edmonton
Assessment and Taxation Branch
600 Chancery Hall
3 Sir Winston Churchill Square
Edmonton AB T5J 2C3

This is a decision of the Composite Assessment Review Board (CARB) from a hearing held on June 17, 2011 respecting a postponement or adjournment request for:

Roll	Municipal	Legal	Assessed Value	Assessment	Assessment
Number	Address	Description		Type	Notice for:
3052529	17610 100 AVENUE NW	Plan: 5903KS Lot: B	\$8,369,500	Annual Revised	2011

n	~4	•~		٠.
к	eт	"	r	٠.

Hatem Naboulsi, Presiding Officer

**Board Officer:** Segun Kaffo

**Persons Appearing on behalf of Complainant:** 

None

Persons Appearing on behalf of Respondent:

None

**ISSUE** 

Should a postponement of the 2011 Annual Revised Realty Assessment hearing scheduled for

July 11, 2011 be granted as requested by the Respondent?

**POSITION OF THE RESPONDENT** 

The Respondent requests a postponement of the merit hearing on the grounds that the preliminary hearing in this matter has been postponed until July 6-8, 2011, thus requiring that the

merit hearing also be postponed until after August 8, 2011.

POSITION OF THE COMPLAINANT

The Complainant consents to this postponement request.

**LEGISLATION** 

s.15(1) of the Matters Relating to Assessment Complaints Regulation, Alberta Regulation 310/2009

(MRAC), states:

(1) Except in exceptional circumstances as determined by an assessment review board, an assessment review board may not grant a postponement or

adjournment of a hearing.

(2) A request for a postponement or an adjournment must be in writing and

contain reasons for the postponement or adjournment, as the case may be.

(3) Subject to the timelines specified in section 468 of the Act, if an assessment review board grants a postponement of adjournment of a hearing, the

assessment review board must schedule the date, time and location for the

hearing at the time the postponement or adjournment is granted.

**DECISION** 

The Board grants the postponement request.

As per s.15(3) of MRAC, the Board has rescheduled the hearings as follows:

Date: September 19 and 20, 2011

Time: 9:00 am - 4:30 pm

Location: Edmonton

A new Notice of Hearing with amended disclosure dates will be sent to the parties.

2

## **REASONS FOR THE DECISION**

In consideration that the preliminary hearing must be completed and a hearing decision rendered prior to the merit hearing taking place and that the Complainant has no objection, the Board finds that an exceptional circumstance exists thereby warranting a rescheduling of the merit hearing.

Dated this 17<sup>th</sup> day of June, at the City of Edmonton, in the Province of Alberta.

Hatem Naboulsi, Presiding Officer

This decision may be appealed to the Court of Queen's Bench on a question of law or jurisdiction,

pursuant to Section 470(1) of the Municipal Government Act, R.S.A. 2000, c.M-26.

cc: INNVEST PROPERTIES CORP