BEFORE THE TAX COMMISSION OF THE STATE OF IDAHO

In the Matter of the Protest of		
		Petitioner.

DOCKET NO. 0-840-754-176

DECISION

Benefit letter dated June 21, 2024. Petitioner disagreed that property Tax Reduction (PTR) Benefit letter dated June 21, 2024. Petitioner disagreed that property values should be a consideration in determining the PTR benefit. The Idaho State Tax Commission (Tax Commission) reviewed the matter and issues its decision upholding the Intent to Deny the PTR benefit letter.

BACKGROUND

Petitioner submitted an application for the PTR benefit for the benefit year 2024. The Property Tax Division (Property Tax), of the Tax Commission, reviewed the application and found Petitioner does not qualify for the benefit because the assessed value of his home is greater than the amount allowed by statute. Property Tax sent Petitioner an Intent to Deny letter informing him that he would not receive a benefit for 2024.

Petitioner protested stating:

The house and land in question was built by my now deceased father (**19** in 1894 and was refurbished in 1979. I have lived in this house (my entire life) and never have, nor will I ever sell any part of it. In all probability, I will die in this house. I have worked on the land surrounding this house selling fruit my entire life and have barely made enough income to survive. The denial letter says the value of my house exceeds the median values of properties in my county and that my house exceeds their \$509,994 value limit. I strongly disagree with this value, but; what does it matter to me if they keep increasing my homes value to 10 million and beyond! If I never plan to sell in my lifetime, the increasing value is only a (unjustified burden) to me; it is still the same old house I have lived in my entire life. I will be 74 years old this month on July 19, 2024. My only income is social

security with a adjusted gross income of \$8,709 which falls far below the poverty level of \$15,060 for Idaho in 2024.

I barely get buy each month: so, if ever there was a person who deserved a property tax reduction, would you not think it would be me??

Property Tax referred the matter to the Tax Commission's Appeals Unit (Appeals).

Appeals sent Petitioner a letter giving him the options for redetermining a protested Intent to Deny

letter. Petitioner did not respond.

LAW AND ANALYSIS

During the 2023 Idaho legislative session, House Bill 292 amended Idaho Code section 63-

705(b)(2) to read as follows:

On and after January 1, 2023, if the current year's assessed value of the home owned by the individual, according to the current year's assessment notice, exceeds the greater of four hundred thousand dollars (\$400,000) or two hundred percent (200%) of the median assessed valuation for all homes in the county receiving the homestead exemption pursuant to section 63-602G, Idaho Code, then the individual will instead be referred to the property tax deferral program set forth in sections 63-712 through 63-721, Idaho Code. Using the current year's assessed values, each county shall report the median assessed value of all properties receiving the homestead exemption in such county as of that date to the state tax commission no later than the first Monday in June. Provided, however, the provisions of this paragraph do not apply to a veteran with either a service-connected disability of one hundred percent (100%) or a disability rating based on individual unemployability rating that is compensated at the one hundred percent (100%) disability rate, as certified by the United States department of veterans affairs.

During review of Petitioner's application and information received from Idaho County

Assessor's office, Property Tax learned the 2024 assessed value of Petitioner's home is \$613,028

and 200% of the median value of homes in Idaho County receiving the homestead exemption is

\$509,994. With an assessed value of \$613,028, Petitioner's home exceeds the greater of \$400,000

or 200% of the median value of properties in Idaho County with a homestead exemption.

Idaho Code section 63-705(b) describes the requirements, as it relates to current assessment values, for an applicant to qualify for the property tax reduction benefit. The requirements are extremely specific.

The Tax Commission is sympathetic with Petitioner's predicament and those like him. However, the Tax Commission must follow the law as written. If the law is socially or economically unsound, the power to correct it is legislative, not within the powers of the Tax Commission. *John Hancock Mutual Life Insurance Co. v. Neill*, 79 Idaho 385, 319 P.2d 195 (1957).

CONCLUSION

The Tax Commission must follow the law as written. The 2024 assessed value of Petitioner's home exceeds the greater of \$400,000 or 200% of the median assessed valuation for all homes in Idaho County receiving the homestead exemption. His application for the 2024 PTR benefit must be denied.

THEREFORE, the Intent to Deny Property Tax Reduction Benefit letter dated June 21, 2024, directed to **Example 1** is hereby AFFIRMED and MADE FINAL.

An explanation of Petitioner's right to appeal this decision is enclosed.

DATED this _____ day of _____ 2024.

IDAHO STATE TAX COMMISSION

CERTIFICATE OF SERVICE

I hereby certify that on this _____ day of _____ 2024, a copy of the within and foregoing DECISION was served by sending the same by United States mail, postage prepaid, in an envelope addressed to:

Receipt No.



