

**Timothy L. and Heather L. Popovich**

**v.**

**Town of Weare**

**Docket No.: 25499-10PT**

**ORDER**

The board has reviewed the “Taxpayers’” June 6, 2013 letter and will treat it as a motion for reconsideration (“Motion,” subject to the requirements for rehearing and reconsideration motions set forth in RSA 541:3 and Tax 201.37). The June 12, 2013 suspension Order is hereby dissolved and the Motion is denied for the following reasons.

The Motion questions the May 7, 2013 Decision denying the Taxpayers’ request for a further abatement for tax year 2010. The board finds the Taxpayers have not made a showing of “good cause” sufficient to grant the Motion as required by the above statute and the board’s rules.

While the Taxpayers clearly do not agree with the board’s findings in the Decision, such disagreements are not grounds for granting the Motion. The board has detailed its findings on many of the issues presented in the Motion (see Decision, pp. 3-5) and need not repeat them here. Consequently, the Motion is denied.

Timothy L. and Heather L. Popovich v. Town of Weare

Docket No.: 25499-10PT

Page 2 of 2

Pursuant to RSA 541:6, any appeal of the Decision must be by petition filed with the supreme court within thirty (30) days of the date of this Order, with a copy provided to the board in accordance with Supreme Court Rule 10(7).

SO ORDERED.

BOARD OF TAX AND LAND APPEALS

---

Albert F. Shamash, Member

---

Theresa M. Walker, Member

**Certification**

I hereby certify a copy of the foregoing Order has this date been mailed, postage prepaid, to: Timothy L. and Heather L. Popovich, 23 Corliss Drive, Weare, NH 03281, Taxpayers; Chairman, Board of Selectmen, Town of Weare, 15 Flanders Memorial Road, Weare, NH 03281; and Avitar Associates of New England, Inc., 150 Suncook Valley Highway, Chichester, NH 03258, Contracted Assessing Firm.

Date: July 5, 2013

---

Anne M. Stelmach, Clerk