

Donald E. Brady

v.

Town of Wilmot

Docket No.: 26213-11PV

ORDER

The board has reviewed the July 31, 2013 “Rehearing Motion” filed by the “Taxpayer” and the “Objection” filed by the “Town.”

As stated in Tax 201.37(e) “[r]ehearing motions shall only be granted for ‘good reason,’ pursuant to RSA 541:3, and a showing shall be required that the board overlooked or misapprehended the facts or the law and such error affected the board’s decision.” The board finds the Motion does not satisfy those requirements. Therefore, the motion is denied for those reasons and the reasons stated in the Objection.

Any appeal of the Order must be filed with the supreme court within thirty (30) days of the clerk’s date shown below.

SO ORDERED.

BOARD OF TAX AND LAND APPEALS

Michele E. LeBrun, Chair

Theresa M. Walker, Member

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CERTIFICATION

I hereby certify a copy of the foregoing Order has this date been mailed, postage prepaid, to: Donald Brady, 14 North Wilmot Road, Wilmot, NH 03287, Taxpayer; Chairman, Board of Selectmen, Town of Wilmot, PO Box 72, Wilmot, NH 03287; and Avitar Associates of New England, Inc., 150 Suncook Valley Highway, Chichester, NH 03258.

Dated: 8-15-13

Melanie J. Ekstrom, Deputy Clerk