

Joseph A. Austin

v.

Town of Chichester

Docket No. 27483-13PT

ORDER

The board has reviewed the “Town’s” August 12, 2015 Motion to Reconsider (“Motion”). The board’s August 17, 2015 suspension order is hereby dissolved and the Motion is denied.

Rehearing motions are not granted to consider evidence previously available to the moving party but not presented at the original hearing. Tax 201.37(g). The Motion raises substantially the same arguments presented at hearing and ruled on in the Decision. The Town did not demonstrate the board erred in its Decision and, thus, the Motion failed to show any “good reason” to grant a rehearing. See RSA 541:3.

Consequently, the Motion is denied. Any appeal of the Decision must be by petition to the supreme court filed 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

Michele E. LeBrun, Chair

Theresa M. Walker, Member

CERTIFICATION

I hereby certify a copy of the foregoing Order has this date been mailed, postage prepaid, to: Joseph A. Austin, #16B Trap Road, Chichester, NH 03258, Taxpayer; Chairman, Board of Selectmen, Town of Chichester, 54 Main Street, Chichester, NH 03258; Avitar Associates of New England, Inc., 150 Suncook Valley Highway, Chichester, NH 03258, Contracted Assessing Firm; and courtesy copies to: Maureen Hingham, Esq., Normand & Associates, 15 High Street, Manchester, NH 03101 and John Boender, PO Box 267, W. Friendship, MD 21794.

Date: 9/3/15

Anne M. Stelmach, Clerk